1701 LAVACA ST AUSTIN, TX, 7870 TELEPHONE 512-499-8861 • FA	វ		Hilton
GORDON, NORMAN J 6115 ESCONDIDO DR APT 25F 61.PASO TX 79912 UNITED STATES OF AMERICA	room number: arrival date: departure date: adu[Vchild; room rate:	603/NKRR 12/13/2017 6:31:00 PM 12/14/2017 1/0 1/0 141:55	
If the distifuentity and you are using for checkin is attached to a bank or checking account, a hold will be placed on the account for the full anakipated dollar amount to be owded to the hotel, including estimated abounts, through your date of the do-out and such funds will not be exceeded for 72 thickers hours from the date of check and or longer at the discreption of your from the date of check and or longer at the discreption of your from the date of check and or longer at the discreption of your from the date of check and or longer at the discreption of your from the date of check and or longer at the discreption of your from the date of check and or longer at the date of the	Bala Plan: HH # AL: Car:	ARP 505866926 SIEVER	
12/14/2017	your room. A salety deposit box is avail to be held personally hable in the event	pancy, or other laxes, Please do not rease any mone liable for you in the lobby 1 agree that my liability to that my liability for that my liability for the indicated person, company of association at of an emergency, 1, or domeone in my party, recy schecking here:	or this bill is not waived and agree
	signature:		
tingress states the states of		empone	(3)
12/13/2017 759909 GUEST ROOM 12/13/2017 759909 CITY TAX 12/13/2017 759909 STATE TAX 12/14/2017 760124 VS *7543 **BALANCE** EXPENSE REPORT SUMMARY 12/13/2017 STAY TOTAL ROOM AND TAX DAILY TOTAL You have earned approximately 1627 Hillon Honors points and ap Honors(R) stays are posted within 72 hours of checkout. To check Hampton hotels are all over the world. Find us in Canada, Costa R Kingdom, and United States of America. Coming soon in Italy and	your e lica, Écuador, Germany, ind		<i>7</i> 2
} only septiment the support of the			
			thanks.
account no.	date of charge	falla/check no.	
VS *7543 card member name	12/14/2017	199999 A	
GORDON, NORMAN J	authorization 03632(โกเปล่	
establishment no. and location endindered to comment of the state of t	Purchases & ser	rvices	
	taxes	Francisco Park Basel Company and Company	
	tlps & misc.		
signature of card member			
×	total amount	-162.78	
W CONRAD CONOPHY HILLON CURIO DOMESTICA TO	APESTRY GARAGE GARAGE	n Disables William Hol	MEQ Hillion Grond Vacutleris

Page 1 of 3

Norman J. Gordon Sent from my mobile device

Begin forwarded message:

From: "Uber Receipts" < uber as@uber.com>
Date: December 13, 2017 at 6:37:02 PM CST

To: <nigordon2014@gmail.com>
Subject: Thanks for tipping! We've updated your Wednesday evening trip receipt.

Updated receipt (Tip Added) (iii) (13) (369) (D) (33)**(1)** (T) ijij $(\widetilde{\Omega})$ (49) (E) (103 Congle

MBp data @2017 Google



\$23.27

Thanks for tipping, Norman December 13, 2017 | uberX

№ 06;07pm | 3800 Presidential Blvd, Austin, TX

on 06:30pm | 204 W 17th St, Austin, TX



You rode with Sanjay

Page 2 of 3

8.67 mlleş 00;23;08 Trip-time uberX Ger





Old you know you can order food delivery through Uber? Try Ubor Eats and get 20% off your first order with the code 20ubereals, Download the app today.

Your Fare

 Trip Fare
 15.82

 Subtotal
 \$15.82

Tolls, Surchärges, and Fees 4.45

CHARGED \$20.27

Thp 3.00

CHARGED \$3.00

Earn 4% back on dining, 3% back on

Page 1 of 3

Norman J. Gordon Sent from my mobile device

Begin forwarded message;

From: "Uber Receipts" nber:us@uber:com>
Date: December 15, 2017 at 7:35:59 AM MST

To: <nigordon2014@gmail.com>
Subject: Thanks for tipping! We've updated your Thursday afternoon trip receipt

Updated receipt (Tip Added) **(III)** (110) (E) FF O 140 (T) (TS) (6) (1) (15) (35) (m) Cogile Map data @2017 Google



\$25.37

Thariks for tipping, Norman December 14, 2017 | uberX

01:21pm | 204 W 17th St, Austin, TX

6 01:41pm | 3600 Presidential Blvd, Austin, TX



You rode with Carl

Page 2 of 3

9.01 miles 00;19:41 Trip (ime uberX Car





Old you know you can order look delivery through Uber? Try Uber Este and get 20% off your first order with the code 20uberests, Download the app today.

Your Fare

CHARGED

Personal · · · · 8772

Trip Fare. 17,92

Subtotal \$17,92

Tolls, Surcharges, and Faes 4.45

CHARGED \$22.37

Tip 3.00

Earn 4% back on dining, 3% back on

\$3.00

Julie Cordero



Please Send Payment and Remittance Advice To: CITY OF ELPASO TEXAS:
FINANCIAL SERVICES - 1ST FLOOR
300 N. CAMPBELL
EL PASO TX 79901
United States

Customer: EL PASO ELECTRIC CO ATTN: JULIETA CORDERO P.O. BOX 982 EL PASO TX 79960 United States

Invoice No: Invoice Date: FIN0000623 Jan 30, 2018

1 of 2

Customer 1D: Due Date:

Page:

413135 Mar 1, 2018

AMOUNT DUE:

\$539

Please call the Accounts Receivable Department at (915) 212-1154 for questions regarding your account.

				LONE	Unit Amt	Original Net Amount
Line	Identifier	Description	Quantity	UOM	One Aire	
1	REIMB ELE FRANCHIS	REIMB ELE FRANCHISE REVIEW SVC	1.00	EA	539,00	539.00
	Professional Se through Decemb Subtota		c Rate Case P	uc-46831, SOAH		539.00
	Атоп	int Due:			,—	\$539:00



816 Congress Avenue, Suite 1900 Austin, Texas 78701 Telephone: (512) 322-5800 Facsimile; (512) 472-0532

www.lglawfirm.com

January 22, 2018

GNC

City of El Paso Attn Sylvia Borduna Firth City Attorney City of El Paso PO Box 1890 El Paso, TX USA 79950-1890

Invoice: 97488920 Client: 3305 Matter: 5

Billing Attorney:

INVOICE SUMMARY

For professional services and disbursements rendered through December 31, 2017:

RE: EPEs 2017 Rate Case

Professional Services
Total Disbursements

\$ 539,00 \$.00

TOTAL THIS INVOICE

\$ 539.00

-14-41 By

Lloyd Gosselink Rochelle & Townsend, P.C.

El Paso, City of EPEs 2017 Rate Case I.D.3305-5-GNC January 22, 2018 Invoice: 97488920

PROFESSIONAL SERVICES RENDERED

1110222			Hours
Date	Atty	Description Of Services Rendered Attend Final Order hearing for Commissioner's consideration of settlement	1.40
12/13/17	GMG	Attend Final Order hearing for Countries of State of Stat	a 0
		agreement; discussion with N. Gordon.	.30
12/31/17	PAS	No Charge - Paralegal assistant time.	

TOTAL PROFESSIONAL SERVICES

\$ 539.00

SUMMARY OF PROFESSIONAL SERVICES

Philitiatrice of reco-					THE PERSON NAMED IN	N/C \$
Name Geoffrey M Gay Paralegal Assistant	Staff Level Principal Paralegal A	Rate 385,00 .00	1.40 .00	539.00 .00 \$ 539.00	N/C Hr .00 .30 .30	.00 10,50 \$ 10.50
TOTALS						

TOTAL THIS INVOICE

\$ 539.00

Lloyd Gosselink Rochelle & Townsend, P.C.

Julie Cordero



Please Send Payment and Remittance Advice To; CITY OF EL PASO TEXAS FINANCIAL SERVICES - 1ST FLOOR 300 N. CAMPBELL EL PASO TX 79901 United States

> Customer: EL PASO ELECTRIC CO ATTN: JULIETA CORDERO P.O. BOX 982, EL PASO TX 79960 United States

Invoice No: Invoice Date: FIN0000635 Mar 29, 2018

Page:

1 of 2

Customer ID: Due Date: 413135 Apr 28, 2018

AMOUNT DUE:

\$2,519

Please call the Accounts Receivable Department at (915) 212-1154 for questions regarding your account.

						Original
Line	Identifier	Description	Quantity	UOM	Unit Amt	Net Amount
1	REIMB ELE FRANCHIS	REIMB ELE FRANCHISE REVIEW SVC	1.00	EA.	2,519,00	2,519.00
	PUC 48831 - El Paso Electric 2017 Rate Casa Services from 2-02-18 through 2-16-18 Subtotal:					2.519.00
	Amou	nt Due:				\$2,519.00



MOUNCE, GREEN, MYERS, SAFI, PAXSON & GALATZAN APROFESSIONAL COMPONATION ATTORNEYS AND COUNSELORS AT LAW

S. ANTHONY SÁE!
H. KETILMYERS
CARL, H. GREEN;
ONN S. BIRKELDACH
KURT, G. PAXSON
HORAIAN J. GDEDON
HARAD, DODC
LAYDE A. FING, H. F.
BRUCE A. KOCHLER
DARAYUS VEREEN
ANDRES E. ALMANZANLARRA ENDÜLEZ;
RAKON BERAYIDES IIIJAYUD M. RINLADY
MERWAN N. BIJATYIS

MONICA'L PERED SHANNON C. RHOADS BRADLEY H. BARTLETT DARRETT J'YANCEY

STILLIAM I MOUNCE ARTHUR R. PIACENTI ABNE CARLO BENAVIDES OF COURSEL

Morris a. Oalátzan (1911-1999) Williaset, rirk (1940-1882)

*ALSO MEMBER OF NEW MEXICO BAR

TELEPHONE: (913) 532-2000

MAILING ADDRESS: P.O. BOX 1977 EL PASO, TEXAS 79995-1977

STREET ADDRESS: 100 N. STANTON, SUITE 1000 EL PASO, TEXAS 79501-1463

PACSIMILE (915) SHVISIR WEBSITE: WWW.MGMSD.COM

March 9, 2018

CITY OF EL PASO 330 N. Campbell EL PASO, TX 79901

TOTAL CHARGES

12642- 205 NJG

SERVICES RENDERED REGARDING EPE 2017 RATE CASE DOCKET #46861

For Legal Services 02-02-18 through 02-16-18

Norman J. Gordon NJG 4.40 hours at \$385.00 \$1,694.00 David M. Mirazo DMM 3.00 hours at \$275.00 \$825.00 TOTAL FEES \$2,519.00 \$0.00

\$2,519.00



MOUNCE, GREEN, MYERS, SAFI, PAXSON & GALATZAN

A PROFESSIONAL CORPORATION ——
ATTORNEYS AND COUNSELORS AT LAW

FIN 74-2503802

P.O. BOX 12490 - EL PASO, TX 79913 (915) 532-2000 - FACSIMILE (915) 541-1526

CITY OF EL PASO 330 N. CAMPBELL EL PASO, TX 79901 March 09, 2018

Client ID 12642-205 NJG Invoice No. 49056

EPE 2017 RATE CASE DOCKET # 46831

PAY THIS AMOUNT

\$2,519.00

Any Payments Received After 03/09/18 Will Appear on Your Next Statement

THIS STATEMENT IS DUE AND PAYABLE UPON RECEIPT MAKE CHECK PAYABLE TO MOUNCE, GREEN, MYERS, SAFI, PAXSON & GALATZAN PLEASE SHOW CLIENT MATTER NO DO YOUR CHECK, THANK YOU

DETACH HERE AND RETURN WITH YOUR REMITTANCE ACCOUNT NUMBER REMITTANCE COPY STATEMENT DATE 03/09/2018 12642 - 205 PLEASE NOTE ANY AMOUNT OF YOUR CHECK ADDRESS AND/OR TELEPHONE NUMBER CHANGE BELOW. MOUNCE, GREEN, MYERS, SAFI, MAKE CHECK PAYABLE TO: PAXSON & GALATZAN A PROFESSIONAL CORPORATION ATTORNEYS AND COUNSELORS AT LAW P.O. BOX 12490 EL PASO, TX 79913

MOUNCE, GREEN, MYERS, SAFI, PAXSON & GALATZAN

PAXSON & GALATZAN

A PROFESSIONAL CORPORATION

ATTORNEYS AND COUNSELORS AT LAW

PIN 74-2503802

P.O. BOX 12490 • EL PASO, TX 79919 (\$15) 592-2000 • FACSIMILE (\$15) 541-1526

CITY OF EL PASO 330 N. CAMPBELL EL PASO, TX 79901 March 09, 2018

Client ID 12642-205 NJG Invoice No. 49056

SERVICES RENDERED REGARDING

EPE 2017 RATE CASE DOCKET # 46831

Fees				T.K.	Hours	Rate	Amount
02/02/18	02/02/18 Additional research on and finalize presentation meeting on 2/6/18 regarding; DG issues,			NJG	2.30	\$385,00	\$885.50
02/06/18		February 6, 2018 City Council ent of solar issues.	meeting with issue on	DMM	3,00	\$275.00	\$825,00
	compli	e additional background on Sc nent presentation, To City Cor ation and return to office.		NJG	1,80	\$385.00	\$693.00
02/16/18	- 1 -	Slocum regarding: issues relal	led to EDR	NJG	0.30	\$385.00	\$115.50
		Ţ	imekeeper Recap				
	T.K.	Name	Но	tirs	Raté	Amount:	
	DMM	Mirazo, David	3	3,00	\$275.00	\$825.00	
	NJG	Gordon, Norman J.	A	.40	\$385.00.	\$1,694.00	
TOTAL FEES							\$2,519.00
			PRIOR STA	TEME	NT(S) BALAN	CE	\$8,131,58
		TO	TAL PAYMENTS AN	ID/OR	ADJUSTMEN	ITS	-\$8,131.58
				CURF	RENT CHARG	ES	\$2,519.00
				PAY	THIS AMOU	NT	\$2,519.00

O.K. CITY ATTORNEY

DATE:

Julie Cordero



Please Send Payment and Remittence Advice To: CITY OF EL PASO TEXAS FINANCIAL SERVICES - 1ST'FLOOR 300 N. CAMPBELL EL PASO TX 79901 United States

> Customer: EL-PASO ELECTRIC CO ATTN: JULIETA CORDERO P.O. BOX 982 EL-PASO TX 79960 United States

Invoice No: Invoice Date: FIN0000643 Apr 30, 2018

Page:

1 of 2

Gustomer ID: Due Date:

413135 May 30, 2018

AMOUNT DUE:

\$2,005.3

Please call the Accounts Receivable Department at (915) 212-1154 for questions regarding your account.

						Original
Line	ldentilier	Description	Quantity	UOM	Unit Amt	Net Amount
1	REIMB ELE FRANCHIS	REIMB ELE FRANCHISE REVIEW SVC	1,00	EA	2,005.30	2,005.30
	Services from 3	Paso Electric 2017 Rate Case 05-18 through 3-20-18				
	Subtota	li:				2,005.30
	Amou	nt Due:				\$2,005.30



MOUNCE, GREEN, MYERS, SAFI, PAXSON & GALATZAN APROFESSIONAL COMPORATION ATTORNEYS AND COUNSECORS AT LAW

S ANTHONY SAPI
IN REPIRALYGES
CARL B. GREES
CARL B. GREES
GIN S. URKELLIACH
EURT G. PANSON
MARK D. DORIE
CLYDE A. PING IR.BRIVEZ A. KOSHUER
DARKYLE, VERFEN
AMDRES C. ALMARZAN
LAUGA ERRAVIOES IIIDAVID A. MIRAZON
MERWAN N. DHATTI*

MONICA L PEREZ* DIAMONIO RHOADS** ORADLEY II DARTLETT* OARRETTL YANCEY

WILLIAM I MORINCE ARTHUR REPUÇENTI HENE CARLO BENAVIDES 'OR COUNSEL

MGRRIS A-GALÁTZAN (1911-1999) William T. Rirk (1940-2007)

*ALSO MEMBER OF NEW MEXICO DAR

TELEPHONE: (915) 522-2060

MAILING ADDRESS F.O. BOX 1977 EL PASO, TEXAS 19999-1977

STREET ADDRESS: 100%, STANTON, SUITE 1000 ELPASO, TEXAS 79901-1463

FACSIMBLE, (915) 541-1548 WEDSITE: WWW.MOMSO.COM

\$2,002.00

April 18, 2018

CITY OF EL PASO 330 N. Campbell EL PASO, TX 79901 12642- 205 NJG

SERVICES RENDERED REGARDING EPE 2017 RATE CASE DOCKET #46851

For Legal Services 03-05-18 through 03-20-18

Norman J. Gordon NJG 5.20 hours at \$385.00

TOTAL FEES \$2,002.00 TOTAL COSTS AND EXPENSES \$3.30

TOTAL CHARGES \$2,005.30

MOUNCE, GREEN, MYERS, SAFI, PAXSON & GALATZAN — A PROFESSIONAL CORPORATION —

ATTORNEYS AND COUNSELORS AT LAW

208E025-47 NIF

P.O. BOX 12490 - EL PASO, TX 79913 (915) 532-2000 · FACSIMILE (915) 541-1526

CITY OF EL PASO 330 N. CAMPBELL EL PASO, TX 79901

April 18, 2018

Client ID 12642-205 NJG Invoice No. 51912

SERVICES RENDERED REGARDING

EPE 2017 RATE CASE DOCKET # 46831 ~

Fees			T.K.	Hours	Rate	Amount
03/05/18	Review	v of tax rate reduction filing and backup material.	NJG	1.60	\$385.00	\$616.00
03/06/18		Council regarding: Suspension resolution of Tax tion Tariff, Calculate effect on Bills.	NJG	2.20	\$385.00	\$847.00
03/20/18		bly of materials for Council Action, To City Council action on Ordinance, return.	II NJG	1.40	\$385.00	\$539.00
		Timekeeper Reca	p			
	T.K,	Name	Hours	Rate	Amount	
	NJG	Gordon, Norman J.	5.20	\$385.00	\$2,002.00	
TOTAL FEES						\$2,002.00
COSTS AND	EXPEN	SES		Units	Rate	Amount
03/06/18	Photoc	opies Billing (use 7500-101)		33	\$0.10	\$3,30
TOTAL COST	S AND	EXPENSES			-	\$3,30
TOTAL FEES	AND C	OSTS			\subset	\$2,005.30
		PRIOR S	TATEME	NT(S) BALAN	CE	\$2,519.00
		TOTAL PAYMENTS	AND/OR	ADJUSTMEN	ITS	-\$2,519,00
			CUR	RENT CHARG	ES	\$2,005,30
		O.K. Garagare		Y THIS AMOU	NT (\$2,005.30

Page 2

Photocopy Charges

04/04/18 3:05 PM SCON

Mounce, Green, Myers, Saff, Paxson & Galatzan, P.C. Billing Memorandum (Prebill)

For services through 03/31/18

Page 12.

VIII

NJG - Gordon: Norman J.

12642 CITY OF EL PASO 205 EPE 2017 RATE CASE DOCKET #46831

cc: 10, NO FAX NO SUPPORTING DOCU REQUIRES COVER I 11/08/16	JG \$325 - \$175/580 (NO CI WESTLAW, NO MILEAGE MENTATION FOR COSTS SHEET DOC #11/19334. Contact Atty	REQUIRES
\$0.00	发生的现在分词使用的现在分词	NJG
\$263,263,000 \$876,600 led: \$8,621,41	Billing Group Bill Type Fee Detail Date Fr Cost Detail	NJG Maller Statement ext.TK Hours Rate Value Detail with units Detail with units
\$272:761.01 \$272:761.01 99:00%	Service Charge: Recaps	No 0.000% TK
t., Loc. N/P Hold T	K Time Bill Amt	Discount N/C W/C
n of		
ty		
		Discount N/C:W/
\$2,002.00 \$2,00	12.00	
C Loc Hold C	ombine Bill Amt.	Discount N/C W/C
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のでは、100mmの	\$0.00 \$263,263,00 \$876,60 \$876,60 \$8,621,44] Billed \$0,00 \$272,761,01 \$99.00% t: Loc N/P Hold T Yelte Bill: \$2,002.00 \$2,00 \$2,002.00 \$2,00 \$2,002.00 \$2,00	\$0.00 Billing Group \$263,263 (00) Billing Group \$876,60 Fee Detail Date Feed \$8,621 (41) Cost Detail Billed \$0,00 Expense Detail \$272,761 (01) Service Charge 99.00% Recaps Recaps Part Part

Tania Reichsfeld



PAST 111

Please Send Payment and Remittance Advice To: CITY OF EL PASO TEXAS FINANCIAL SERVICES - 1ST FLOOR 300 N. CAMPBELL EL PASO TX 79901

United States

Customer:

EL PASO ELECTRIC CO
ATTN: JULIETA CORDERO
P.O. BOX 982

EL PASO TX 79980
United States

Invoice No: Invoice Date:

FIN0000506 Oct 31, 2017

Paga:

1 of 2

Customer ID:: Due Dato: 413135 Nov 30, 2017

AMOUNT DUE:

\$35,328.2

Please call the Accounts Receivable Department at (915) 212-1154 for questions regarding your account.

Line	Identifier	Description	Quantity	UOM	Unit Amt	Original Net Amount
1	REIMB ELE FRANCHIS	REIMB ELE FRANCHISE REVIEW SVC	1.00	ĒA	35,328.20	35,328.20
	PUC 46831 - EJ Services from 9- Subtota	Paso Electric 2017 Rate Case 01-17 through 9-29-17 I:				35,328.20
	Amou	nt Due:				\$35,328.20



MOUNCE, GREEN, MYERS, SAFI, PAXSON & GALATZAN

ATTORNEYS AND COUNSELORS AT LAW 100'N STANTOR, SURFE 1000 ELFASO, TEXAS 1990) 1448 (915) 532-2000

MAILING ADDRESS

FO BOX 1977

EL PASO, TEXAS 19999-1977

EACSIMILE (915) 541-1397

podendregrag own

October 19, 2017

Ms. Sylvia Borunda Firth City Attorney City of El Paso 300 N. Campbell El Paso, Texas 79901

RE: Statement for Services

Dear Sylvia:

Enclosed herein please find our statement for services ending September 29, 2017 for 12642-205 - PUC 46831 - EPE 2017 Rate Case; (Reimburseable).

Please process this statement for payment. Should you have any questions, please do not hesitate to contact me.

Thank you for your cooperation and assistance.

Very truly yours,

Norman J. Gordon

NJG:src Enclosures

ALFA international



MOUNCE, GREEN, MYERS, SAFI, PAXSON & GALATZAN APROFESSIONAL CORPORATION ATTORNEYS AND COUNSELORS AT LAW

S. ÁLTHONY SAF H. KEMTHAYERS CARL'H GREEN XUIN S. BIRKEL BACH KURT G. FANSON FORMAN J. CORDON SARK D. DORE CLYDE A. PINE, JR.* BRUCE A. KOEINER QARAYL S. VEREEN ANTIASE S. ALMANZAN LAURA ENRIGUEZ? RAMOV BENAVIDES JU-BAYLO M. NUR. ZO- ACIGCAL PÉREZ-SHANNOH C RHOADS-URADLEY IL BARTLETT-GARNETT L YANCOY

WILLIAM J. MOUNCE ARTHUA R. PIACENTI NEWS CARLO DEMAVIDES OF COUNSEL

MORRIS A CALATZAN (1911-1999) WILLIAM T. KINK (1940-2003) TELEPHONE. (915),512-2000 MAILING ADDRESS P.O. BOX 1977 EL PASO, TENAS 19999-1977

STREET ADDRESS 100 N STANTON, SUITE-1000 EL PASO, TEXAS 70901-146)

FACSIMILE, (915) 541-1548 WEIISITG, WWW MGNISG COM

TALSO MEABER OF NEW MEXICO BAR

October 19, 2017

CITY OF EL PASO 330 N. Campbell EL PASO, TX 79901

12642- 205 NJG

SERVICES RENDERED REGARDING EPE 2017 RATE CASE

For Legal Services 09-01-17 through 9-29-17

Norman J. Gordon David M. Mirazo

njg Dmm 73.90 hours at 11.80 hours at

\$385.00 \$275.00

\$28,451.50 \$3,245.00

TOTAL FEES

TOTAL COSTS AND EXPENSES

TOTAL CHARGES

\$31,696.50 \$3,631.70 \$35,328.20

MOUNCE, GREEN, MYERS, SAFI, PAXSON & GALATZAN

FIN 74-2503802

P.O. BOX 12490 - EL PASO, TX 79913 (915) 532-2600 - FACSIMILE (815) 541-1526

CITY OF EL PASO 330 N. CAMPBELL EL PASO, TX 79901 October 19, 2017

Client ID 12642-205 NJG Invoice No. 40857

EPE 2017 RATE CASE DOCKET # 46831

PAY THIS AMOUNT

\$35,328.20

Any Payments Received After 10/19/17 Will Appear on Your Next Statement

THIS STATEMENT IS DUE AND PAYABLE UPON RECEIPT MAKE CHECK PAYABLE TO MOUNCE, GREEN, MYERS, SAFI, PAXSON & GALATZAN PLEASE SHOW CLIENT MATTER NO. ON YOUR CHECK, THANK YOU

DETACH HERE AND RETURN WITH YOUR REMITTANCE

REMITTANCE COPY

STATEMENT DATE
12642 - 205

10/19/2017

PLEASE NOTE ANY
ADDRESS AND/OR
TELEPHONE NUMBER
CHANGE BELOW.

MAKE CHECK
PAYABLE TO:
PAXSON & GALATZAN
A PROFESSIONAL CORPORATION
ATTORNEYS AND COUNSELORS AT LAW
P.O. BOX 12490
EL PASO, TX 79913

MOUNCE, GREEN, MYERS, SAFI, PAXSON & GALATZAN APPROFESSIONAL CORPORATION ATTORNEYS AND COUNSELORS AT LAW

FIN 74-2503502

P.O. BOX 12490 • EL PASO, TX 79913 (915) 532-2000 · FACSIMILE (915) 541-1528

CITY OF EL PASO 330 N. CAMPBELL EL PASO, TX. 79901

October 19, 2017

Client ID 12642-205 NJG Invoice No. 40857

SERVICES RENDERED REGARDING

EPE 2017 RATE CASE **DOCKET #46831**

Fees		Ť.K.	Hours	Rate	Amount
d9/Q1/17	Work on Rate case expenses issues (City and Company) E-mails regarding: same. Travel to meet Representative District 5 and return, Tel. B. Slocum, C. Quinn, E-mails to Staff regarding: expenses, E-mails regarding: roll back issue. Start preparation of Council presentation.		4,30	\$385,00	\$1,655,50
0 9 /04/17		NJĠ	2.50	\$385.00	\$962.50
09/05/17	Review proposed roll back language for settlement, review emails and revisions to proposed DG stipulation, review City Council proposed motion and power point presentation, review proposed status report to SOAH, review exchange of documentation and emails regarding rate case expenses.	DMM	0.70	\$275.00	\$192.50
	Attend settlement conference call with all parties.	DMM	0.50	\$275.00	\$137.50
	Brief attendance at city council meeting, issue on EPE rate case postponed due to missing settlement details.	DMM	0.40	\$275.00	\$110,00
	Work on issues for all parties conference call, monitor Council Meeting, Conference call with all parties; conference call wir rate 41 parties, Tel. B. Stocum, Tel. M. Garrett regarding: tax issues, Tel.L. Padilla regarding: rate case expense issue, Review new rate structure proposal and analyze for Rate 8 E-mails w/ C. Johnson regarding: rate 8 issues.	NJG	6.20	\$385.00	\$2,387.00
09/07/17	Settlement matters E-mails and changes in issues, Tel. B. Slocum, M.Jewell, T. tynes, conficall w/parties, Te. B. Slocum	NJG	2.30	\$385.00	\$885.50
	Settlement issues, Rate case expense E-mails and replies, Conf call w/ Parties, Tel. R. Schecter regarding: settlement and communications, Tel. B. Slocum, work on Rate 09 language with A. Gallardo, Tel. A. Gallardo	NJG	4:00	\$385.00	\$1,540.00
	Review emails regarding language in federal income lax settlement provision, and emails on language on DG customer acknowledgement.	DWW	0.20.	\$275.00	\$55.00
	Attend daily telephone settlement conference call with all parties.	DMM	08.0	\$275.00	\$220.00
			•		

Page 2.

MOUNCE, GREEN, MYERS, SAFI, PAXSON & GALATZAN

PAXSON & GALATZAN

A PROFESSIONAL CORPORATION

ATTORNEYS AND COUNSELORS AT LAW

FIN 74-2503602

P.O. BOX 12490 • EL PASO, TX 79913 (915) 532-2000 • FACSIMILE (915) 541-1528

CITY OF EL PASO 330 N. CAMPBELL EL PASO, TX. 79901 October 19, 2017

Client ID 12642-205 NJG Invoice No. 40857

Fees		Т.К.	Hours	Rate	Amount
09/11/17	Complete revisions to language on FIT provisions and E- mail to EPE E-mails on rate structure and rate case expenses, review additional EPE invoices, and matters being classified as confidential, or highly sensitive, Conf call w/ Parties regarding: status of settlement.	NJĢ	5.30	\$385.00	\$2,040.50
09/12/17	Settlement matters, Review baseline material as sent, and work on revisions to Rate 09, language, tax language, te. M. Garrett regarding: language Issues; energy efficiency adjustments,	NJG	2.60	\$385,00	\$1,078.00
09/13/17	Attend daily telephone settlement conference call with all parties.	DMM	0.70	\$275.00	\$192.50
	Settlement Issues: E-mails regarding: FIT language, rate case expenses, and City's expenses, tel. with M Garrett, Conf, calls w/ Parties, Finalize invoice compilation for staff,	NJG	3,60	\$385.00	\$1,386:00
09/14/17	Settlement matters, confernce call w/ parties E-mails on Rate 41 issues. Tel. B. Slocum, B. Hallmark, regarding: tax issues. Review new reports on Rate 41 rate structure. E-mails regarding: City rate case expenses.	NJG.	3,30	\$385.00	\$1,270.50°
09/15/17	Settlement issues, study baselines, rate case expenses of EPE, jurisdictional allocation in base lines, and qualifying language of TIEC, settlement conferned call and related issues.	NJG	2.90	\$385,00	\$1,116,50
09/17/17	Revision of Rate 09 language, and forward to EPE,	NJG	0.40	\$385,00	\$154.00
09/18/17	Attend settlement conference call with all parties.	DMM	0.40	\$275.00	\$110.00
	Review updated presentation to City Council regarding settlement terms; exchange of emails with counsel regarding next conference call.	MMG	0.30	\$275.00	\$82.50
	ettlement matters Work on revisions to Council presentation for 9/19, EPE revisions to Rate 41 rates, conf call w/ parties, motion for Council consideration, rate case expense backup requested by staff, E-inail w/ R. Schecter regarding: council consideration.	NJG	4.50	·\$385.00	\$1,732.50
09/19/17	Attend City Council meeting, including executive session on agenda item to approve settlement agreement with EPE.	-DMM	3,90	\$275.00	\$1,072.50
	Monitor and atlend City Council for executive session and open session and return to office, E-mails to EPE regarding: progress, E-mail report of action of Council.	NJG	5,60	\$385.00	\$2,156:00

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MOUNCE, GREEN, MYERS, SAFI, PAXSON & GALATZAN A PROFESSIONAL CORPORATION ATTORNEYS AND COUNSELORS AT LAW

PIN 74-2503502

P.O. BOX 12490 • EL PASO, TX 79913 (915) 532-2000: • FACSIMILE (915) 541-1525

CITY OF EL PASO 330 N. CAMPBELL EL PASO, TX 79901

October 19, 2017

Client ID 12642-205 NJG Invoice No. 40857

5			T.K.	Hours	Rate	Amoun
09/20/17	E-mail	s regarding; council action.	NJG	0.40	\$385.00	\$154.0
09/21/17 Work on multiple issues with rate case expenses and requests for additional information from EPE and Staff; multiple emails with Staff regarding same; multiple email with City altorney's office regarding same; telephone conference with with Ms. Collen at City attorney's office regarding same; emails to Sanpper Carr regarding same.				1 2.30	\$275.00	\$632.5
	Altend	settlement conference call with all parties:	DMN	0.40	\$275,00	\$110.0
09/22/17	exchan	ue addressing matters related to rate case expen ge of emails with Leslie Padilia and Commission garding same,	se, DMM	0:30	\$275,00	\$82,50
09/25/17	updalv respon	s of 9/21/9/22 E-malls and issues, EPE RFi se review for content and amounts.	NJG	1.70	\$385.00	\$654.50
09/26/17	Attend	settlement conference call with all parties.	DMM	0.90	\$275.00	\$247.50
	confere	tent Matters: update on acxitivity since last confidence call w/ parties, review issues still outstanding // C. Seidlets,	all, NJG J	2.20	\$385.00	\$847.00
09/27/17	Settlement matters: Prepare draft letter for Mayor's consideration, Start tariff review, and additional document review from EPE, incl Rate 41.			14:20	\$385.00	\$5,467.00
09/28/17	•			3.90	\$385.00	\$1,501.50
09/29/17	Settlem Rate 41	ent matters: E-mails regarding: rate case expens issues, conf call w/ parties, review summary an nounts, conf call w/ parties.	es, NJG	3.80	\$385.00	\$1,463.00
		Timekeeper Reca	Þ.			
	T.K.	Name	Hours	Rate	Amount	
	DMM	Mirazo, David	11.80	\$275.00	\$3.245.00	
	NJG	Gordon, Norman J.	73.90 \	\$385.00	\$28,451.50	

TOTAL FEES

\$31,696.50

MOUNCE, GREEN, MYERS, SAFI, PAXSON & GALATZAN

PAXSON & GALATZAN

A PROFESSIONAL CORPORATION

ATTORNEYS AND COUNSELORS AT LAW

FIN 74-2503502

P.O. BOX 12490 - EL PASO, TX 79913 (915) 532-2000 - FACSIMILE (915) 541-1528

CITY OF EL PASO 330 N. CAMPBELL EL PASO, TX 79901 October 19, 2017

Client ID 12642-205 NJG Invoice No. 40857

COSTS AND	EXPENSES	Units	Rate	Amount
09/25/17	Photocopies Exhibit	83	\$0.10	\$8.30
09/29/17	Photocopies Affidavit	.8	\$0.10	\$0.80
	Photocopies Notice of Filing	251	\$0,10	\$25,10
10/04/17	CJ Energy Consulting Inv. 5			\$2,047.50
10/07/17	Resolve Utility Consulting Inv-000073			\$1,550.00
TOTAL COST	S AND EXPENSES		_	\$3,631.70
TOTAL FEES	AND COSTS		wit.	\$35,328.20

PAY THIS AMOUNT

\$35,328.20

O.K. GITY ATTORNEY DATE: DK SK WOWLT

Photocopy Charges

10/18/17 11:09 AM SCÓN

12642 CITY OF EL PASO

Mounce, Green, Myers, Safi, Paxson & Galatzan, P.C. Billing Memorandum (Prebill)

Page 5

NJG - Gordon, Norman J.

For services through 10/07/17

205 EPE 2017 RATE CASE **DOCKET # 46831** TIMEKEEPER SUMMARY: Discount N/C W/O Bill Amt Time Rate Value Bill Amt Hold T:K. Name \$3,245.00 \$3,245,00 11.80 \$275,00 DMM Mirazo, David \$28,913.50 75.10 \$385:00 \$28,913.50 NJG Gordon, Norman J. TOTAL FEES: 86.90 \$32,158.50 \$32,158.50 COSTS & EXPENSES: Combine With Discount N/C W/O Bill Amt. Hold Check Loc. Units Rate Amount Code Date √09/12/17: 100 \$0.10. \$5,10 Photocopies Correspondence \$0.10 09/13/17 100 Photocopies Billing (use 7500-101) \$32.20 50,10 09/15/17 100 Photocopies Exhibits \$8.30 \$0.10 83 09/25/17 100 Photocopies Exhibit \$0.80 50.10 09/29/17 100 Photocopies Affidavit \$0.10 \$25.10 251 09/29/17 100 Photocopies Notice of Filing \$43,80 438 \$0.10 10/03/17 100

Inv-000073

Photocopies SUPP EXPENSES

CJ Energy Consulting Inv. 5

Resolve Utility Consulting

\$0.00

\$0.00

\$2,047.50

\$1,550.00

E118

E118

COST & EXPENSE SUMMARY:

Code	Description	Units	Rate	Value	Bill Amt.	Hold	BRI Amt.	Discount	NC	WIO
100 300	Photocopies Third Party Pre-Billed Expenses	1,154	\$0.10	\$115,40 \$3,597:50	\$115:40 \$3,597.50	<u> </u>				· <u></u> -
TOTA	L COSTS & EXPENSES:			\$3,712,90	\$3,712.90	-			*********	

LSSTAGO1_01RP

10/04/17 300

10/07/17 300

10/18/17 11:09 AM SCON

Mounce, Green, Myers, Safi, Paxson & Galatzan, P.C. Billing Memorandum (Prebill)

Paga 6

For services through 10/07/17

12642 CITY OF EL PASO 205 EPE 2017 RATE CASE DOCKET # 46831

NJG - Gordon, Norman J.

OTAL FEES, COST	S & EXPENSES:		v \$35,87		ll Amt. 71.40		Discount
GED ACCOUNTS R	EČEIVABLE:			a de la companya de			
	Total	0 - 30	31 - 60	61 - 90	91 - 120	121 - 150	151 and over
Detail Forward:	\$84;885.89	\$0.00	\$84,685.89	\$0.00	\$0.00	\$0.00	\$0.00
Balance Forward:	\$84,885.89	\$0.00	\$84,885,89	\$0.00	\$0,00	\$0.00	\$0,00
LLING INSTRUCTION	ONS:	Bill costs	only	Apply	trust of \$		
Hold			e entire bill	Apply retainer of \$			~
Suspend						·	
Grabatio """	CE-PRINC.	AAUTG-OU	entire bill	Other	•		

CJ Energy Consulting

CJ ENERGY CONSULTING 3707 ROBINSON AVENUE AUSTIN, TX 78722 512-506-1896 OCTOBER 4, 2017

INVOICE 5

REF: EPE RATE CASE; DOCKET NO. 46831

To: Norman Gordon

From: Clarence Johnson

Pursuant to our agreement in the above-referenced matter, I have enclosed a billing for services for the month of September 2017 related to the El Paso Electric Co. rate case. The total billing is \$2,047.50 at the hourly rate of \$195. Details for the billing are shown below.

***	46831	EPE 2017
		1
Date	Description	
5-Sep		Hours
,	Review settlement rate design workpapers	1.5
6-Sep	Review settlement street light rates; advise NG	0.5
11-Sep	Review proposals for Rate 41 rates; advise NG	1
13-Sep	Analyze Rate 41 changes; review DCRF/TCRF baselines; advise NG	2
14-Sep	Identify potential DCRF baseline issues; email to NG	0.5
15-Sep	Review Staff response to DCRF baseline issue; email to NG	0.5
28-Sep	Review Rate 41 issues ; prepare analysis; communicate with NG	4
29-Sep	Review additional information on Rate 41 rate design	0.5
***************************************	Total	10.5
	Times \$195/hour	
		\$2,047.50

Resolve Utility Consulting



Resolve Utility Consulting PLLC 100 Park Avenue Suite 700 Oklahoma City, Oklahoma 73102 (405) 249-1050.

INVOICE

Bill To Norman Gordon P.O. Box 1977 El Paso, TX 79999-1977	Invoice# Invoice C Project N		INV-000073 10/07/17 El Páso Elèctric 2017; Docket No. 46831	
Task & Date	Hours	Rate	Amount	
Réviéw, discovery réquests 07/03/17	à.75	200.00	150.00	
Review staff testimony भग्नासम्ब	1,75	200.00	350.00	
Review and respond to discovery requests	1,00	200.00	200.00	
Review rebuttal testimony 19725/17	2.75	200.00	.550.00	
Review settlement proposal	0.50	200.00	ÿ0 . 00ï	
Review proposed settlement and staff testimony	1.00	200.00	200.00	
Total Hours 7.75		Total	\$1,550,00	
	Bala	nce Due	\$1,550.00	



To: Accounts Payable
Cc: Matthew Behrens
From: Adrian Rodriguez
Date: August 16, 2018

Re: Coalition of Cities Rate Case Expenses

El Paso Electric Company ("EPE") is required to reimburse Texas municipalities for their rate case expenses. The City of San Elizario ("San Elizario"), Town of Horizon City ("Horizon"), and Town of Clint ("Clint") participated in EPE's most recent rate case, PUCT Docket No. 46831, as the Coalition of Cities Served by El Paso Electric ("Cities") via their law firm, The Bojorquez Law Firm PLLC ("Bojorquez"). EPE received a request from Bojorquez to provide payment to the Cities instead of paying Bojorquez directly. As such, EPE can provide payment to the Cities directly in the amount of \$1,470.15 to San Elizario, \$1,270.50 to Horizon, and \$1,270.50 to Clint.

The following supporting documents are provided: (1) invoices and summary of expenses provided by Bojorquez Law Firm and filed with the Public Utility Commission of Texas, (2) the Order of the Public Utility Commission of Texas authorizing reimbursement of rate case expenses to specific municipalities (see page 12, paragraph 63), (3) the Texas statute requiring reimbursement of rate case expenses to a municipality, and (4) the request from Bojorquez to pay the Cities directly.

Feel free to contact me if you have any questions or need additional information.

Date 2/13/2017 2/16/2017 2/20/2017 2/23/2017 2/23/2017 2/24/2017	Matter Saneli-epe	Lwyr EE EE EE EE EE EE EE	Hours 0.20 0.20 0.10 0.10 0.80 0.10 1.10	33.00 16.50 16.50 132.00	Explanation Review EPE statement of intent and resolution for rate suspension. Confer with EPE attorney B. Slocum re: EPE filing and pending issues. Study EPE proposed procedural schedule. Confer with EPE counsel A. Rodriguez re: suspension of rates. Draft EPE resolutions on suspension and motion to intervene; forward to Mayor.
2/13/2017 2/16/2017 2/20/2017 2/23/2017 2/23/2017 2/23/2017 2/24/2017	Saneli-EPE Saneli-EPE Saneli-EPE Saneli-EPE Saneli-EPE Saneli-EPE Saneli-EPE Saneli-EPE Saneli-EPE	EE	0.20 0.20 0.10 0.10 0.80 0.10	33.00 33.00 16.50 16.50 132.00	Review EPE statement of intent and resolution for rate suspension. Confer with EPE attorney B. Slocum re: EPE filing and pending issues. Study EPE proposed procedural schedule. Confer with EPE counsel A. Rodriguez re: suspension of rates. Draft EPE resolutions on suspension and motion to intervene; forward to Mayor.
2/13/2017 2/16/2017 2/20/2017 2/23/2017 2/23/2017 2/23/2017 2/24/2017	Saneli-EPE Saneli-EPE Saneli-EPE Saneli-EPE Saneli-EPE Saneli-EPE Saneli-EPE Saneli-EPE Saneli-EPE	EE	0.20 0.20 0.10 0.10 0.80 0.10	33.00 33.00 16.50 16.50 132.00	Review EPE statement of intent and resolution for rate suspension. Confer with EPE attorney B. Slocum re: EPE filing and pending issues. Study EPE proposed procedural schedule. Confer with EPE counsel A. Rodriguez re: suspension of rates. Draft EPE resolutions on suspension and motion to intervene; forward to Mayor.
2/16/2017 2/20/2017 2/23/2017 2/23/2017 2/23/2017 2/24/2017	Saneli-EPE Saneli-EPE Saneli-EPE Saneli-EPE Saneli-EPE Saneli-EPE Saneli-EPE Saneli-EPE	EE EE EE EE EE	0.20 0.10 0.10 0.80 0.10	33.00 16.50 16.50 132.00	Confer with EPE attorney B. Slocum re: EPE filing and pending issues. Study EPE proposed procedural schedule. Confer with EPE counsel A. Rodriguez re: suspension of rates. Draft EPE resolutions on suspension and motion to intervene; forward to Mayor.
2/20/2017 2/23/2017 2/23/2017 2/23/2017 2/24/2017	Saneli-epe Saneli-epe Saneli-epe Saneli-epe Saneli-epe Saneli-epe Saneli-epe	EE	0.10 0.10 0.80 0.10	16.50 16.50 132.00	Study EPE proposed procedural schedule. Confer with EPE counsel A. Rodriguez re: suspension of rates. Draft EPE resolutions on suspension and motion to intervene; forward to Mayor.
2/23/2017 2/23/2017 2/24/2017	SanEli-EPE SanEli-EPE SanEli-EPE SanEli-EPE SanEli-EPE	EE EE EE	0.10 0.80 0.10	16.50 132.00	Confer with EPE counsel A. Rodriguez re: suspension of rates. Draft EPE resolutions on suspension and motion to intervene; forward to Mayor.
2/23/2017 2/24/2017	SanEli-EPE SanEli-EPE SanEli-EPE SanEli-EPE	EE EE	0.80 0.10	132.00	Draft EPE resolutions on suspension and motion to intervene; forward to Mayor.
2/24/2017	SanEli-EPE SanEli-EPE SanEli-EPE	EE EE	0.10		
	SanEli-EPE SanEli-EPE	EE		16.50	
2/28/2017	SanEli-EPE		1 10		Prepare agenda posting for EPE rate case resolutions; forward to Mayor.
-			1,10		Draft resolutions on rate suspension and intervention in El Paso Electric rate case; forward to Mayor.
		EE	0.10		Review draft of proposed procedural schedule; confer with EPE B. Slocum on same.
	SanEli-EPE	EE	0.10		Review draft of motion to sever rate case expenses by EPE; confer with B. Slocum on same.
-7 -7	SanEli-EPE	EE	0.30	49.50	Draft resolution/order denying rate increase request; forward to Mayor.
<i>'</i> '	SanEli-EPE	EE	0.10	16.50	Review resolution denying rate increase request; forward to A. Rodriguez, EPE.
7/16/2017	SanEli-EPE	EE	1.70	280.50	Study and review testimony and exhibits filed by parties in Docket 46831 in preparation for settlement and/or hearing.
7/18/2017	SanEli-EPE	EE	0.10	16.50	Review petition to revise military tariff; confer with El Paso Electric B. Slocum on same.
8/1/2017	SanEli-EPE	EE	0.70	115.50	Participate in settlement negotiations in rate case, Docket 46831.
			5.70	940.50	
3/27/2017 S	SanEli-EPE46	EE	0.50	82.50	Draft motion to intervene in EPE rate case Docket No. 46831 and protective order certification for filing at PUC.
4/11/2017 S	SanEli-EPE46	EE	0.10	16.50	Review SOAH Order 3 granting motion to intervene.
8/6/2017 S	SanEli-EPE46	EE	0.10	16.50	Draft protective order certification (P. Haskel); file with PUC.
8/24/2017 S	SanEli-EPE46	EE	0.70	115.50	Participate in hearing conference.
8/25/2017 S	SanEli-EPE46	EE	0.20	33.00	Participate in settlement conference re: rollback.
3/28/2017 Sa	anEli-EPE46	EE	0.40	66.00	Participate in conference call on settlement re: revenue and costs allocation; confer with EPE B. Slocurn re: rate case expenses and invoices.
3/29/2017 Sa	anEli-EPE46	EE	0.40		Compile and submit rate case invoices to PUC staff.
3/29/2017 Sa	anEli-EPE46	EE	0.50	82.50	Participate in settlement discussions; study proposed settlement stipulation and supporting calculations.
3/31/2017 Sa	anEli-EPE46	EE	0.30	49.50	Study proposal on municipal lighting rates; participate in settlement conference call; confer with EPE B. Slocum on stipulation.
			3.20	528.00	
TOTAL			8.90	1,468.50	
8/25/2017 Sa	anEli-EPE46			1.65	Postage for August, 2017



Phone: (512) 250-0411 Fax: (512) 250-0729

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City of San Elizario P.O. Box 1723 San Elizario, TX 79849 February 28, 2017

Attn: Maya Sanchez, Mayor			ient number nv. #:	SanEli 6026
DATE	DESCRIPTION	HOURS	AMOUNT	LAWYER
Feb-13-17	Review EPE statement of intent and resolution for rate suspension.	0.20	33.00	EE
Feb-16-17	Confer with EPE attorney B. Slocum re: EPE filing and pending issues.	0.20	33.00	EE
Feb-20-17	Study EPE proposed procedural schedule.	0.10	16.50	EE
Feb-23-17	Confer with EPE counsel A. Rodriguez re: suspension of rates.	0.10 .	16.50	EE
	Draft EPE resolutions on suspension and motion to intervene; forward to Mayor.	0.80	132.00	EE
Feb-24-17	Prepare agenda posting for EPE rate case resolutions; forward to Mayor.	0.10	16.50	EE
	TOTALS	1.50	\$247.50	
	TOTAL FEES & DISBURSEMENTS			\$247.50
	Previous Balance			80.00
	Previous Payments			80.00
	BALANCE DUE NOW			\$247.50

Make checks payable to Bojorquez Law Firm, PC
Tax ID#27-0818127



Phone: (512) 250-0411 Fax: (512) 250-0729

\$198.00

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City of San Elizario P.O. Box 1723 San Elizario, TX 79849 March 31, 2017

Attn: Maya Sanchez, Mayor		Client number Inv. #:		SanEli 6102
DATE	DESCRIPTION	HOURS	AMOUNT	LAWYER
Feb-28-17	Draft resolutions on rate suspension and intervention in El Paso Electric rate case; forward to Mayor.	1.10	181.50	EE .
Mar-01-17	Review draft of proposed procedural schedule; confer with EPE B. Slocum on same.	0.10	16.50	EE
	TOTALS	1.20	\$198.00	
	TOTAL FEES & DISBURSEMENTS			\$198.00
	Previous Balance			247.50
	Previous Payments			247.50

Make checks payable to Bojorquez Law Firm, PC Tax ID#27-0818127

BALANCE DUE NOW

ALL PAST DUE AMOUNTS ARE SUBJECT TO INTEREST CHARGES

PAYMENT DETAILS Mar-24-17 Rec'd check #1807 for Inv. #6026 247.50 Total Payments \$247.50



Phone: (512) 250-0411 Fax: (512) 250-0729

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City of San Elizario P.O. Box 1723 San Elizario, TX 79849 May 31, 2017

Attn: Maya Sanchez, Mayor

Client number

SanEli

Inv. #:

6203

DATE DESCRIPTION HOURS AMOUNT LAWYER

May-10-17 Review draft of motion to sever rate case expenses by EPE; confer with B. Slocum on same.

TOTALS 0.10 \$16.50

TOTAL FEES & DISBURSEMENTS

\$16.50

BALANCE DUE NOW

\$16.50

Make checks payable to Bojorquez Law Firm, PC
Tax ID#27-0818127

ALL PAST DUE AMOUNTS ARE SUBJECT TO INTEREST CHARGES

Name SUMMARY Hours Amount Elizabeth Elleson 0.10 \$16.50



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City of San Elizario P.O. Box 1723

San Elizario, TX 79849

June 30, 2017

Attn: Maya Sanchez, Mayor

Previous Balance

Client number

SanEli

Inv. #:

6252

DATE	DESCRIPTION	HOURS	AMOUNT	LAWYER
Jun-07-17	Draft resolution/order denying rate increase	0.30	49.50	EE
Jun-15-17	request; forward to Mayor. Review versolution derry of rate mara TOTALS request; forward to A. Rabrina?	3pg 0)0	1620	
-	TOTALS relywest; forward to A. Rathigues	-0.30 -40	\$49.50 \$66.00	
	TOTAL FEES & DISBURSEMENTS			\$ 66.00 -\$49.50

Corrected 9/19/17

BALANCE DUE NOW

\$66.00

16.50

Make checks payable to Bojorquez Law Firm, PC Tax ID#27-0818127

ALL PAST DUE AMOUNTS ARE SUBJECT TO INTEREST CHARGES

SU	M	MA	RY

Name	Hours	Amount
Elizabeth Elleson	0.30	\$49.50



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City of San Elizario P.O. Box 1723 San Elizario, TX 79849

Attn: Maya Sanchez, Mayor

July 31, 2017

SanEli

Client number

		Inv. #:		6304	
DATE	DESCRIPTION	HOURS	AMOUNT	LAWYER	
Jul-16-17	Study and review testimony and exhibits filed by parties in Docket 46831 in preparation for settlement and/or hearing.	1.70	280.50	EE	
Jul-18-17	Review petition to revise military tariff; confer with El Paso Electric B. Slocum on same.	0.10	16.50	EE	
	TOTALS	1.80	\$297.00	•	
	TOTAL FEES & DISBURSEMENTS Previous Balance			\$297.00 66.00	
	1 10 10 db Balanco			00.00	

BALANCE DUE NOW

\$297.00

66.00

Make checks payable to Bojorquez Law Firm, PC Tax ID#27-0818127

ALL PAST DUE AMOUNTS ARE SUBJECT TO INTEREST CHARGES

PAYMENT DETAILS

Previous Payments

Jul-06-17	Rec'd check #1998 for Inv. #6203	16.50
Jul-21-17	Rec'd check #2051 for Inv. #6252	49.50



Phone: (512) 250-0411 Fax: (512) 250-0729

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City of San Elizario P.O. Box 1723 San Elizario, TX 79849 August 31, 2017

Attn: Maya Sanchez, Mayor

Client number

SanEli

Inv. #:

6332

DATE DESCRIPTION HOURS **AMOUNT** Aug-01-17 Participate in settlement negotiations in rate 0.70 115.50 case, Docket 46831.

EE

LAWYER

TOTALS 0.70 \$115.50

TOTAL FEES & DISBURSEMENTS

\$115.50

Previous Balance

297.00

BALANCE DUE NOW ON 9-30-2017

\$412.50

Make checks payable to Bojorquez Law Firm, PC Tax ID#27-0818127

ALL PAST DUE AMOUNTS ARE SUBJECT TO INTEREST CHARGES

SUMMARY

Name	Hours	Amount
Elizabeth Elleson	0.70	\$115.50



Phone: (512) 250-0411 Fax: (512) 250-0729

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City of San Elizario P.O. Box 1723 San Elizario, TX 79849 April 30, 2017

Attn: Maya Sanchez, Mayor		Client number Inv. #:		SanEli 6154
DATE	DESCRIPTION	HOURS	AMOUNT	LAWYER
Mar-27-17	Draft motion to intervene in EPE rate case Docket No. 46831 and protective order certification for filing at PUC.	0.50	82.50	EE
Apr-11-17	Review SOAH Order 3 granting motion to intervene.	0.10	16.50	EE
	TOTALS	0.60	\$99.00	
	TOTAL FEES & DISBURSEMENTS	;		\$99.00
	BALANCE DUE NOW			\$99.00

Make checks payable to Bojorquez Law Firm, PC Tax ID#27-0818127

ALL PAST DUE AMOUNTS ARE SUBJECT TO INTEREST CHARGES

Name	Hours Hours	Amount
Elizabeth Elleson	0.60	\$99.00



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City of San Elizario P.O. Box 1723 San Elizario, TX 79849 August 31, 2017

Attn: Maya Sanchez, Mayor			Client number	
	Inv. #:		6335	
DATE	DESCRIPTION	HOURS	AMOUNT	LAWYER
Aug-06-17	Draft protective order certification (P. Haskel):	0.10	16.50	EE

Aug-06-17 Draft protective order certification (P. Haskel); 0.10 16.50 EE file with PUC.

Aug-24-17 Participate in hearing conference. 0.70 115.50 EE Aug-25-17 Participate in settlement conference re: 0.20 33.00 EE rollback.

TOTALS 1.00 \$165.00

TOTAL FEES & DISBURSEMENTS

\$165.00

BALANCE DUE NOW

\$165.00

Make checks payable to Bojorquez Law Firm, PC Tax ID#27-0818127

ALL PAST DUE AMOUNTS ARE SUBJECT TO INTEREST CHARGES

SUMMARY

Name	Hours	Amount
Elizabeth Elleson	1.00	\$165.00



Phone: (512) 250-0411 Fax: (512) 250-0729

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City of San Elizario P.O. Box 1723 San Elizario, TX 79849 September 7, 2017

Attn: Maya Sanchez, Mayor		Client number Inv.#:		SanEli 6395
DATE	DESCRIPTION	HOURS	AMOUNT	LAWYER
Aug-28-17	Participate in conference call on settlement re: revenue and costs allocation; confer with EPE B. Slocum re: rate case expenses and invoices.	0.40	66.00	EE
Aug-29-17	Compile and submit rate case invoices to PUC staff.	0.40	66.00	EE
	Participate in settlement discussions; study proposed settlement stipulation and supporting calculations.	0.50	82.50	EE
Aug-31-17	Study proposal on municipal lighting rates; participate in settlement conference call; confer with EPE B. Slocum on stipulation.	0.30	49.50	EE
	TOTALS	1.60	\$264.00	

TOTAL FEES & DISBURSEMENTS

\$264.00

Make checks payable to Bojorquez Law Firm, PC Tax ID#27-0818127

§25.245. Rate-Case Expenses.

- (a) **Application.** This section applies to utilities requesting recovery of expenses for ratemaking proceedings (rate-case expenses) pursuant to Public Utility Regulatory Act (PURA) §36.061(b)(2) and to municipalities requesting reimbursement for rate-case expenses pursuant to PURA §33.023(b).
- (b) Requirements for claiming recovery of or reimbursement for rate-case expenses. A utility or municipality requesting recovery of or reimbursement for its rate-case expenses shall have the burden to prove the reasonableness of such rate-case expenses by a preponderance of the evidence. A utility or municipality seeking recovery of or reimbursement for rate-case expenses shall file sufficient information that details and itemizes all rate-case expenses, including, but not limited to, evidence verified by testimony or affidavit, showing:
 - (1) the nature, extent, and difficulty of the work done by the attorney or other professional in the rate case;
 - (2) the time and labor required and expended by the attorney or other professional;
 - (3) the fees or other consideration paid to the attorney or other professional for the services rendered:
 - (4) the expenses incurred for lodging, meals and beverages, transportation, or other services or materials;
 - (5) the nature and scope of the rate case, including:
 - (A) the size of the utility and number and type of consumers served;
 - (B) the amount of money or value of property or interest at stake;
 - (C) the novelty or complexity of the issues addressed;
 - (D) the amount and complexity of discovery;
 - (E) the occurrence and length of a hearing; and
 - (6) the specific issue or issues in the rate case and the amount of rate-case expenses reasonably associated with each issue.
- (c) Criteria for review and determination of reasonableness. In determining the reasonableness of the rate-case expenses, the presiding officer shall consider the relevant factors listed in subsection (b) of this section and any other factor shown to be relevant to the specific case. The presiding officer shall decide whether and the extent to which the evidence shows that:
 - (1) the fees paid to, tasks performed by, or time spent on a task by an attorney or other professional were extreme or excessive;
 - (2) the expenses incurred for lodging, meals and beverages, transportation, or other services or materials were extreme or excessive;
 - (3) there was duplication of services or testimony;
 - (4) the utility's or municipality's proposal on an issue in the rate case had no reasonable basis in law, policy, or fact and was not warranted by any reasonable argument for the extension, modification, or reversal of commission precedent;
 - (5) rate-case expenses as a whole were disproportionate, excessive, or unwarranted in relation to the nature and scope of the rate case addressed by the evidence pursuant to subsection (b)(5) of this section; or
 - (6) the utility or municipality failed to comply with the requirements for providing sufficient information pursuant to subsection (b) of this section.

(d) Calculation of allowed or disallowed rate-case expenses.

- (1) Based on the factors and criteria in subsections (b) and (c) of this section, the presiding officer shall allow or recommend allowance of recovery of rate-case expenses equal to the amount shown in the evidentiary record to have been actually and reasonably incurred by the requesting utility or municipality. The presiding officer shall disallow or recommend disallowance of recovery of rate-case expenses equal to the amount shown to have been not reasonably incurred under the criteria in subsection (c) of this section. A disallowance may be based on cost estimates in lieu of actual costs if reasonably accurate and supported by the evidence.
- (2) A disallowance pursuant to subsection (c)(5) of this section may be calculated as a proportion of a utility's or municipality's requested rate-case expenses using the following methodology or any other appropriate methodology:
 - (A) For utilities, the ratio of:
 - (i) the amount of the increase in revenue requirement requested by the utility that was denied, to
 - (ii) the total amount of the increase in revenue requirement requested in a proceeding by the utility.
 - (B) For municipalities, the ratio of:
 - (i) the amount of the increase in revenue requirement requested by the utility unsuccessfully challenged by the municipality, to
 - (ii) the total amount of the increase in revenue requirement challenged by the municipality.
- (3) If the evidence presented pursuant to subsection (b)(6) of this section does not enable the presiding officer to determine the appropriate disallowance of rate-case expenses reasonably associated with an issue with certainty and specificity, then the presiding officer may disallow or deny recovery of a proportion of a utility's or municipality's requested rate-case expenses using the following methodology or any other appropriate methodology:
 - (A) For utilities, the ratio of:
 - the amount of the increase in revenue requirement requested by the utility in the rate case related to the issue(s) not reasonably supported by evidence of certainty and specificity, to
 - (ii) the total amount of the increase in revenue requirement requested in a proceeding by the utility.
 - (B) For municipalities, the ratio of:
 - (i) the amount of the increase in revenue requirement requested by the utility in the rate case challenged by the municipality relating to the issue(s) not reasonably supported by evidence of certainty and specificity, to
 - the total amount of the increase in revenue requirement challenged by the municipality.

PUC DOCKET NO. 46831 SOAH DOCKET NO. 473-17-2686

RECEIVED 2017 DEC 18 PM 3: 19

APPLICATION OF EL PASO ELECTRIC COMPANY TO CHANGE RATES

§ PUBLIC UTILITY COMMISSION §

OF TEXAS

ORDER

§

This Order addresses the application of El Paso Electric Company for authority to change rates. An uncontested agreement was executed that resolves all of the issues between the parties to this proceeding. Consistent with the agreement and this Order, the application is approved.

The Commission adopts the following findings of fact and conclusions of law:

I. Findings of Fact

Introduction and Procedural History

- 1. El Paso Electric Company (EPE) is an electric utility, a public utility, and a utility.
- 2. On February 13, 2017, EPE filed an application for approval of a \$42.547 million Texasjurisdiction-retail increase in base rates and other miscellaneous revenues and changes to the structure and terms of its tariff.
- Concurrent with the filing of the application with the Commission, EPE filed a similar
 petition and statement of intent with each incorporated municipality in its Texas service
 area that has original jurisdiction over its rates.
- 4. EPE proposed an effective date of March 20, 2017.
- 5. EPE also requested that, if the new rates were suspended for a period beyond March 20, 2017, then final rates would relate back and be made effective for consumption on and after July 18, 2017.
- 6. EPE used a test year of October 1, 2015 through September 30, 2016.
- 7. Notice of EPE's application was published once each week for four consecutive weeks in a newspaper having general circulation in each county in EPE's Texas service territory. In addition, EPE provided individual notice to EPE's Texas retail customers, each



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- municipality within EPE's service area with original jurisdiction over EPE's retail rates, and each party to EPE's last general rate case.¹
- 8. EPE timely appealed to the Commission the actions of the following municipalities exercising original jurisdiction within their service territory: the City of El Paso, the town of Anthony, the Town of Horizon City, the Town of Clint, the Village of Vinton, the Town of Van Horn, the City of San Elizario, and the City of Socorro. All such appeals were consolidated for determination in this docket.
- 9. The following parties were granted intervenor status in this docket: the City of El Paso; the Office of Public Utility Counsel (OPUC); Texas Industrial Energy Consumers (TIEC); Freeport-McMoran Copper & Gold, Inc. (FMI); Wal-Mart Stores Texas, LLC and Sam's East, Inc. (collectively, Walmart); W. Silver, Inc. (W. Silver); the U.S. Department of Defense and all other Federal Executive Agencies (DoD-FEA); ECO ELP, Inc. (ECO ELP); El Paso County (EPCO); a coalition of cities served by EPE (consisting of the municipalities of the City of San Elizario, the Town of Clint, and the Town of Horizon City) (Coalition); Ysleta Independent School District (ISD), El Paso ISD, Socorro ISD, Clint ISD, San Elizario ISD, Fabens ISD, Anthony ISD, Canutillo ISD, Tornillo ISD, the Housing Authority of the City of El Paso, the Region 19 Education Service Center, and the El Paso County Community College District (collectively, the Rate 41 Group); the Energy Freedom Coalition of America (EFCA); the Solar Energy Industries Association (SEIA); the City of Socorro (Socorro); Vinton Steel, LLC (Vinton Steel); the Environmental Defense Fund (EDF); the University of Texas at El Paso (UTEP); and pro se intervenors Vincent M. Perez, Richard Schecter, and Dr. Marjaneh M. Fooladi. Commission Staff also participated in this docket.
- 10. On February 14, 2017, the Commission referred this case to the State Office of Administrative Hearings (SOAH) to conduct an evidentiary hearing and prepare a proposal for decision, if necessary.

¹ Application of El Paso Electric Company to Change Rates, Docket No. 44941, Order (Aug. 25, 2015).

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- 11. On February 17, 2017, SOAH issued Order No. 1 suspending the effective date of the proposed tariff changes for 150 days from EPE's originally-proposed effective date, or until August 17, 2017, among other things.
- 12. On March 9, 2017, the Commission issued a preliminary order determining the issues to be addressed in this proceeding.
- 13. On June 5, 2017, SOAH issued Order No. 5 granting EPE's motion to sever the rate case expense issues and establishing *Review of Rate Case Expenses Incurred by El Paso Electric Company and Municipalities in Docket No. 46831*, SOAH Docket No. 473-17-4239, Docket No. 47228 (Docket No. 47228).
- 14. At the August 18, 2017 prehearing conference, EPE agreed to extend the jurisdictional deadline—which EPE had previously agreed to extend to November 30, 2017—to January 15, 2018.
- 15. On August 21, 2017, the hearing on the merits convened.
- 16. On August 24, 2017, SOAH issued Order No. 9 cancelling further hearings to facilitate settlement discussions.
- 17. On November 2, 2017, EPE and other parties filed in this proceeding and in Docket No. 47228 the agreement which settles and resolves all of the issues in this proceeding.
- 18. Along with the agreement, EPE and other parties also filed a joint motion to implement the agreement.
- 19. The following parties are signatories to the agreement: EPE, Commission Staff, the city of El Paso, TIEC, FMI, W. Silver, DoD-FEA, Coalition, Socorro, Rate 41 Group, Walmart, SEIA, OPUC, Vinton Steel, UTEP, and Vincent M. Perez, (collectively, the signatories). ECO ELP, EDF, Richard Schecter, and Dr. Marjaneh M. Fooladi do not oppose the Commission entering a final order consistent with the agreement, but do not join in the agreement.
- 20. On November 6, 2017, SOAH issued Order No. 10 in Docket No. 46831 and Order No. 3 in Docket No. 47228 consolidating the proceedings; admitting the various identified exhibits into evidence, including the agreement and testimony from EPE and Commission

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Staff in support of the agreement; dismissing the consolidated proceeding from the SOAH docket; and returning the matter to the Commission for further processing.

Description of the Agreement

21. The signatories agree that the agreement results in just and reasonable rates and that the public interest will be served by resolution of the issues in the manner prescribed by the agreement.

Overall Revenues

22. The agreement provides that EPE should receive an overall increase of \$14.5 million in Texas-base-rate and other revenues, effective for electricity consumed on and after July 18, 2017. (Agreement art. I.A.)

Future Change to Corporate Federal Income Tax Expense

- 23. The agreement provides a mechanism to capture a reduction in the federal income-tax rates for corporations. (Agreement art. I.B.)
- 24. If the federal income-tax rate for corporations is decreased before EPE files its next baserate case, then EPE will record, as a regulatory liability, taking into account changes in
 billing determinants, the difference between (a) the amount of federal income-tax expense
 that EPE collects through the revenue requirement approved in this proceeding and
 reflected in its rates and (b) the amount of federal income-tax expense calculated using the
 new federal income-tax rate, taking into account any other federal corporate-tax changes,
 such as the deductibility of interest costs. This regulatory liability will accumulate from
 (a) the later of (i) the date that the new base rates established in this case for EPE became
 effective or (ii) the date on which the tax-rate reduction became effective until (b) the
 refund tariff described below becomes effective.
- 25. EPE will file a refund tariff with the Commission and municipal regulatory authorities within 120 days after the enactment of the law making the tax-rate change reflecting (a) the reduction in federal-income-tax rates and (b) a credit for the regulatory liability referenced above over a twelve-month period. The tariff will calculate the difference in tax expense as the difference in: (i) federal-income-tax expense collected in rates (i.e., reflecting the federal-income-tax rate embedded in the tax factor indicated on Attachment

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1 to the agreement) and (ii) the federal-income taxes that would have been collected in rates had the changes in the federal-income-tax rates, and other associated changes in the federal-income-tax calculation, been in effect at the time settlement rates were established. The proposed refund amount will be allocated to rate classes based upon the allocation of rate base as shown in Attachment 2 to the agreement.

- 26. In each subsequent year, EPE will file to update the refund factor to reflect any over- or under-recovery of federal-income-tax expense and to reflect any subsequent changes in federal-income-tax rates or calculations that would affect the settlement income-tax calculation reflected on Attachment 1 to the agreement. The refund factors in each subsequent year will be filed within 90 days after the end of the fiscal year, with a final reconciliation determined at the time of the final order in the base-rate case.
- 27. The refund factor will be discontinued upon the effective date of rates in EPE's next base rate case.
- 28. The amount and timing of the reduction in rates to reflect a tax-rate decrease will be subject to any new federal rules or state laws or regulations that address how a utility's rates should be adjusted to account for the reduction of federal-income-tax rates.
- 29. The regulatory treatment of any excess deferred taxes resulting from a reduction in the federal-income-tax rate will be addressed in EPE's next base-rate case.

Financial Matters

30. The agreement provides that effective beginning August 1, 2017, EPE's weighted average cost of capital (WACC) shall be 7.725% based upon a 5.922% cost of debt, an authorized return on equity (ROE) of 9.65%, and an authorized regulatory capital structure of 51.652% long-term debt and 48.348% equity. The foregoing WACC, cost of debt, ROE, and capital structure will apply, in accordance with PURA² and the Commission's rules, in all Commission proceedings or Commission filings requiring application of EPE's cost of debt, WACC, ROE, or capital structure to the same extent as if these factors had been determined in a final order in a fully-litigated proceeding. (Agreement art. I.C.)

² Public Utility Regulatory Act, Tex. Util. Code Ann. §§ 11.001-58.302 (West 2016 & Supp. 2017), §§ 59.001-66.016 (West 2007 & Supp. 2017) (PURA).

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Prudence Finding Regarding Investment

31. Under the agreement, the signatories agree that all EPE investment through the end of the test year (September 30, 2016), as presented in EPE's rate filing package, is used and useful and prudent and included in rate base. (Agreement art. I.D.)

Jurisdictional Allocation of Certain Solar Facilities

32. The agreement specifies that the 50-megawatt (MW) Macho Springs solar-power purchase agreement (PPA) and the 10-MW Newman solar PPA will be system resources for purposes of jurisdictional allocation. (Agreement art. I.E.)

Imputed Capacity

33. Under the agreement, the classification of costs incurred by EPE as either base-rate capacity charges or fuel charges for the 50-MW Macho Springs solar PPA and the 10-MW Newman solar PPA shall be as follows for the term of these contracts: Effective beginning August 1, 2017, the imputed capacity charge for the 50-MW Macho Springs solar PPA shall be \$2.35 per kilowatt (kW) per month, and the imputed capacity charge for the 10-MW Newman solar PPA shall be \$2.33 per kW per month. All remaining costs incurred under these two PPAs shall be classified as fuel expenses. (Agreement art. I.F.)

Four Corners Decommissioning

- 34. The agreement provides for the rate treatment of EPE's share to decommission units 4 and 5 at the Four Corners Power Plant. (Agreement art. I.G.)
- 35. The agreement specifies that, consistent with EPE's request in this proceeding and the settlement agreement in Docket No. 44805,³ the Commission's Order in the instant docket should authorize EPE's recovery of the costs of decommissioning units 4 and 5 at the Four Corners Power Plant in the amount of \$6,992,622 on a total company basis, or \$5,532,395 on a Texas jurisdictional basis, with this cost to be recovered over a seven-year period beginning August 1, 2017. This equates to an annual amortization in the amount of \$998,946 on a total company basis, or \$790,342 on a Texas jurisdictional basis, which represents one-seventh of the requested authorized recovery.

³ Application of El Paso Electric Company for Reasonableness and Public Interest Fundings on the Disposition of Coal-Fired Generating Facilities in New Mexico and Mine Closing Costs Adjustments, Docket No. 44805, Order (Mar. 30, 2017).

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- 36. The unamortized balance of the Four Corners decommissioning costs will not be included in rate base or accrue any carrying costs.
- 37. This amount for Four Corners decommissioning is subsumed in, and is not separate from, the overall \$14.5 million revenue requirement increase.

Depreciation

38. The agreement provides that beginning August 1, 2017, EPE will use the depreciation rates as proposed in the direct testimony of Commission Staff witness Reginald J. Tuvilla (filed June 30, 2017) and reflected in his Attachment RJT-4, which is Attachment 3 to the agreement. (Agreement art. I.H.)

Nuclear Decommissioning

39. Under the agreement, beginning July 18, 2017, EPE will recover annually \$2,132,186 (Texas jurisdiction) for nuclear-decommissioning funding. (Agreement art. I.I.)

Baseline Values for Distribution-Cost-Recovery Factor (DCRF) Filing

40. Under the agreement, if EPE files an application for approval of a distribution-cost recovery factor under PURA § 36.210 and 16 Texas Administrative Code (TAC) § 25.243 after July 18, 2017, then the baseline values to be used in that application are as shown in Attachment 4 to the agreement. (Agreement art. I.J.)

Baseline Values for Transmission-Cost-Recovery Factor (TCRF) Filing

41. The agreement specifies that if EPE files an application for approval of a transmission-cost recovery factor under PURA § 36.209 and 16 TAC § 25.239 after July 18, 2017, then the baseline values to be used in that application are as shown in attachment 5 to the agreement. (Agreement art. I.K.)

Forbearance of DCRF and TCRF Filings

42. EPE agrees that it will not file a DCRF or TCRF rate-change application prior to January 1, 2019. (Agreement art. I.L.)

Continuation of Certain Docket No. 44941 Rate Treatments

43. The agreement provides that EPE will continue to abide by four rate treatments contained in the amended and restated settlement agreement in Docket No. 44941 as follows: (a) those concerning the Copper gas generation turbine; (b) gains or losses for the retirement

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of transportation equipment; (c) normalizing state income-tax expense; and (d) the costs of environmental consumables. (Agreement art. I.M.)

Allocation of the \$14.5 Million Revenue Increase

44. The agreement specifies how the \$14.5 million revenue increase is distributed among the rate classes in attachment 6 to the agreement. (Agreement art. I.N.)

Distributed Generation

- 45. The agreement contains provisions addressing residential and small-general-service customers with distributed generation (DG) and DG-related subjects. (Agreement art. I.O.)
- 46. The DG provisions are contained in attachment 7 to the agreement, which is provided as attachment A to this Order.
- 47. For convenience, attachment A to this Order is also referred to as the *DG Agreement*, which is summarized in this Order.
- 48. EPE, Commission Staff, EFCA, SEIA, and EPCO support the DG Agreement; the City of El Paso and OPUC, who are signatories, and ECO ELP and the EDF, do not oppose the DG Agreement.
- 49. For specified purposes, DG residential and small-general-service customers shall remain constituents of the residential-service or small-general-service rate classes, as applicable, as further explained in section 1 of the DG Agreement.
- 50. The DG Agreement addresses grandfathering provisions for residential customers and small-general-service customers who submit an application for interconnection and receive an email from EPE that states the application has been received and is under review prior to the day the Commission issues an order implementing the agreement. Such customers will not be subject to the minimum-bill provision. This subject is more fully explained in section 2 of the DG Agreement.
- 51. The DG Agreement addresses customer billing for DG customers (residential-service and small-general-service) who are not grandfathered. This subject is more fully explained in section 3 of the DG Agreement.

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- 52. Under section 4 of the DG Agreement, EPE agrees to work with the local DG community, the city of El Paso and other municipalities in EPE's Texas service territory, Commission Staff, and OPUC on a commercially reasonable education program regarding DG service for existing and potential customers.
- 53. The DG Agreement addresses DG metering costs in section 5.
- 54. The DG Agreement addresses net energy metering in section 6.
- 55. The DG Agreement addresses interconnection-application fees in section 7.
- 56. In section 8 of the DG Agreement, EPE agrees to reset the demand ratchet for customers installing DG, installing storage, or both, following interconnection, of the DG or storage, effectively restarting the historical demand used for purposes of applying the tariffed demand ratchet.
- 57. The DG Agreement addresses the collaborative process EPE and interested stakeholders will undertake prior to EPE proposing modifications to the rate structure and conditions applicable to DG customers in the DG Agreement. This subject is addressed in section 9 of the DG Agreement.
- 58. Section 10 of the DG Agreement addresses certain restrictions on EPE proposing certain changes to DG rate and rate structures.

Rate Design and Tariff Approval

- 59. The agreement addresses tariff and rate-design issues (Agreement art. I.P.) as follows:
 - (A) <u>Design of Rates:</u> The tariff sheets in attachment 8 to the agreement reflect the signatories' agreements concerning the design of rates.
 - (B) <u>Residential Customer Charge:</u> The customer charge applicable to the Residential Service Rate, Schedule No. 01, shall be \$8.25 per month.
 - (C) <u>Small General Service Customer Charge</u>: The customer charge applicable to Small General Service, Schedule No. 02, shall be \$10.75 per month.
 - (D) <u>Rate 24—General Service</u>: New customers with an expected load greater than 400 kW shall take service under the time-of-use (TOU) alternative but have a one-time opportunity to opt out of the TOU alternative at the end of 12 months of service

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under that rate and take service thereafter under the standard service rate. For any new customer choosing to opt out of the TOU alternative, the customer will be held harmless for the period of time they took service under the TOU alternative and be required to pay no greater than the lesser of bills calculated under the standard service or the TOU alternative.

- (E) Rate 41—City and County Service Rate: EPE's proposal to apply a power factor penalty is not adopted. EPE's proposal for a rate design that is based on an hours-of-use rate structure, similar to rate 24, is not adopted. Instead, the existing declining block structure is maintained. However, the current differential between the blocks is reduced and the demand charge increased, as presented in attachment 8 to the agreement. In addition, EPE agrees that, with the exception of accounts that take non-metered service, EPE will install demand meters (at no cost to the customer) on all rate-41 accounts. EPE will activate the demand function (at no cost to the customer) for those rate-41 accounts with demand meters but that do not have the demand reading capability functioning. Accounts that are currently unmetered shall remain unmetered unless there is a mutual agreement to convert the account to a metered account.
- (F) Rate 38—Noticed Interruptible Power Service: The minimum level of firm demand to be required from qualifying customers by rate 38 shall be reduced from 1,500 kW to 600 kW. In addition, EPE's proposed 10% charge for failure to interrupt should be modified consistent with the agreement as follows:

1st Non-Compliance—Rebill the bill month at the applicable firm service rate.

2nd Non-Compliance—Rebill the year-to-date at the applicable firm-service rate plus 5% (of rebilled interruptible amount, not including fuel).

3rd Non-Compliance—Rebill the year (unbilled interruptible portion) at applicable firm-service rate plus 5% (of rebilled interruptible amount, not including fuel), and the customer thereafter is not eligible to take interruptible service, but may reapply after twelve months.

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(G) Rate Schedule DG: The following text, which has been modified from what EPE had proposed be added to the end-use-customer-affirmation-schedule portion of the agreement for interconnection and parallel operation of distributed generation, shall not be added to the end-use-customer-affirmation schedule but shall be a separate customer acknowledgement that EPE requires upon application for interconnection of distributed generation:

I acknowledge (i) that El Paso Electric Company's customer classifications, rates, charges, and fee structures are subject to change at any time upon approval of the authorities or entities that govern and/or regulate El Paso Electric Company, and (ii) such changes could affect the economics (i.e., costs and benefits) of my distributed generation, including the magnitude and existence of any net savings on my bill.

The signatories' agreement to this provision of the agreement should in no way be interpreted as an agreement to any future change proposed by EPE or a party participating in a future proceeding or to the lawfulness of any particular proposal including specifically any proposal to place residential customers who have interconnected DG into a separate class, and the parties reserve all rights to contest any such proposal.

- (H) EPE's proposed tariff-text changes with rates for the various classes consistent with the agreement, Attachment 8, should be approved upon final resolution of this case.
- 59A. The language of the separate customer acknowledgement that EPE requires upon application for interconnection of distributed generation described in finding of fact 59(G) is ambiguous.
- 59B. The following language provides better notice to customers and it is appropriate that the acknowledgement that EPE requires for the end-use-customer-affirmation schedule contain this language:

I acknowledge (i) that El Paso Electric Company's customer classifications, rates, charges, and fee structures are subject to change at any time upon approval of the municipalities, Public Utility Commission of Texas, or the

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Federal Energy Regulatory Commission under their respective authorities to regulate El Paso Electric Company, and (ii) such changes could affect the economics (costs, any credits, and other benefits) of my distributed generation, including the magnitude and existence of any net savings on my bill.

Rate-Case Expenses Recovery

- 60. The agreement provides for the review and recovery of EPE's rate-case expenses. (Agreement art. I.Q.)
- 61. The signatories agree that the rate-case expense Docket No. 47228 should be consolidated with this Docket No. 46831.
- 62. The signatories agree that under PURA § 36.061(b)(2), EPE should recover its reasonable and necessary rate-case expenses associated with this proceeding for services rendered through August 31, 2017, as well as all deferred rate-case expenses, subject to Commission Staff's review of the reasonableness and necessity of such expenses.
- 63. The signatories further agree that under PURA § 33.023(b), the City of El Paso, the Coalition, and Socorro (collectively, the cities) should be reimbursed by EPE for their reasonable and necessary rate-case expenses associated with this proceeding for services rendered through August 31, 2017, as well as deferred rate-case expenses, and that EPE should recover those amounts.
- 64. Commission Staff reviewed rate-case-expense invoices for EPE and the cities for services rendered through August 31, 2017. Based on this review, the signatories agree to the disallowance of \$58,000 of the total rate-case expenses requested and find the remaining amount of \$3,390,588.75 to be reasonable and necessary expenses and in compliance with 16 TAC § 25.245. To the extent the hourly rate for any service exceeded \$550, only \$550 per hour is included in this amount.
- 65. The signatories further agree that rate-case expenses associated with this proceeding incurred after August 31, 2017 by EPE and Cities will be captured in a regulatory asset and preserved for recovery consideration in EPE's next general base-rate case. EPE will not accrue any return on the regulatory asset in this subsection.

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66. The signatories agree that rate-case expenses discussed above through August 31, 2017, will be recovered through a rate-case-expense surcharge over three (3) years, and that this rate-case-expense surcharge will become effective as prescribed by the Commission. These expenses shall be allocated to customer classes as shown on attachment 9 to the agreement. In order to avoid having two concurrent rate-case-expense surcharges, the surcharge resulting from the instant proceeding shall incorporate the unrecovered amount of the rate-case expenses from Docket No. 44941, and the current surcharge from Docket No. 44941 shall be terminated. No return shall accrue on the rate-case expenses identified in this paragraph.

Commission Approval

- 67. The agreement, including the DG Agreement, is the result of good faith negotiations by the parties, and these efforts, as well as the overall result of the agreement viewed in light of the record as a whole, support the overall reasonableness and benefits of the terms of the agreement.
- 68. The allocation of the rate-case expenses among rate classes in attachment 9 to the agreement is just and reasonable.
- 69. The agreement is binding on each signatory only for the purpose of settling the issues as set out in the agreement and for no other purpose. Except to the extent that the agreement expressly governs a signatory's rights and obligations for future periods, the agreement, including all terms provided herein, shall not be binding or precedential on a signatory outside of this case except for a proceeding to enforce the terms of the agreement. The signatories acknowledge and agree that a signatory's support of the matters contained in the agreement may differ from its position or testimony in other proceedings. To the extent there is a difference, a signatory does not waive its position in such other proceedings. Because the agreement is a settlement agreement, a signatory is under no obligation to take the same position as set out in the agreement in other proceedings, whether those proceedings present the same or a different set of circumstances. The agreement is the result of compromise and was arrived at only for the purposes of settling this case.

Order

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- The agreement is not intended to be precedential except to the extent that (a) the agreement in article I.D, is a final determination on the reasonableness and necessity of the cost of EPE's investment; (b) the agreement in article I.G is a final determination of the reasonableness and necessity of the final decommissioning costs for the Four Corners Power Plant; (c) the agreements in articles I.J and I.K are final determinations of the DCRF and TCRF baselines being established by this case; and (d) the agreements in article I, sections C (cost of capital), E (allocation of certain solar resources), F (imputed capacity), G with regard to the amortization period for Four Corners decommissioning cost, H (depreciation), I (nuclear decommissioning), and M (continuation of rate treatments from Docket No. 44941) are intended to be adopted by the Commission and remain in place until such time as they may be changed on a prospective basis.
- 71. A signatory's agreement to entry of a final order of the Commission consistent with the agreement should not be regarded as an agreement to the appropriateness or correctness of any assumptions, methodology, or legal or regulatory principle that may have been employed in reaching the agreement.

II. Conclusions of Law

- 1. EPE is a public utility as that term is defined in PURA § 11.004(1) and an electric utility as that term is defined in PURA § 31.002(6).
- 2. The Commission exercises regulatory authority over EPE and jurisdiction over the subject matter of this application under PURA §§ 14.001, 32.001, 36.001–.211, and 39.552.
- 3. SOAH exercised jurisdiction over this proceeding under PURA § 14.053 and Texas Government Code § 2003.049.4
- 4. This docket was processed in accordance with the requirements of PURA, the Administrative Procedure Act,⁵ and the Commission's rules.
- 5. EPE provided notice of the application in compliance with PURA § 36.103 and 16 TAC § 22.51(a) and (b).

⁴ Tex. Gov't Code Ann. § 2003.049 (West 2016).

⁵ Tex. Gov't Code Ann. § 2001.001-.902 (West 2016 & Supp. 2017) (APA).

Order

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- 6. The Commission has jurisdiction over an appeal from municipalities' rate proceedings under PURA § 33.051.
- 7. The agreement, taken as a whole, is a just and reasonable resolution of all the issues it addresses, results in just and reasonable rates, terms, and conditions, is supported by a preponderance of the credible evidence in the record, is consistent with the relevant provisions of PURA, and should be approved.
- 8. The revenue requirement, cost allocation, revenue distribution, and rate design contemplated by the agreement result in rates that are just and reasonable, comply with the ratemaking provisions of PURA, and are not unreasonably discriminatory or preferential.
- 9. EPE's rates resulting from the agreement are just and reasonable and meet the requirements of PURA § 36.003.
- 10. The agreement resolves all of the pending issues in this docket.
- 11. The tariff sheets and rate schedules included in the agreement are just and reasonable and accurately reflect the terms of the agreement.
- 12. The Commission's adoption of a final order consistent with the agreement satisfies the requirements of the APA §§ 2001.051 and 2001.056 without the necessity of a decision on contested case issues resulting from a hearing on the merits.
- 13. The requirements for informal disposition under 16 TAC § 22.35 have been met in this proceeding.

III. Ordering Paragraphs

In accordance with these findings of fact and conclusions of law, the Commission issues the following orders:

- 1. Consistent with the agreement and this Order, El Paso Electric Company's (EPE's) application is approved.
- 2. Consistent with the agreement and this Order, the rates, terms, and conditions described in this Order are approved.
- 3. EPE's tariffs attached to the agreement are approved.

Order

Page 16 of 18

- 4. Within 20 days of the date of this Order, EPE shall file a clean record copy of the approved tariffs to be stamped "Approved" by Central Records and retained by the Commission.
- 5. EPE shall file proposed surcharge tariffs consistent with this Order within 20 days of the date of this Order in *Compliance Tariff for the Final Order in Docket No. 46831* (Application of El Paso Electric Company to Change Rates), Tariff Control No. 47840. No later than 10 days after the date of the tariff filing, any intervenor in the instant proceeding may file comments on the individual sheets of the tariff. No later than 15 days after the date of the tariff filing, Commission Staff shall file its comments recommending approval, modification, or rejection of the individual sheets of the tariff. Responses to Commission Staff's recommendation shall be filed no later than 20 days after the filing of the tariff. The Commission shall by letter approve, modify, or reject each tariff sheet, effective the date of the letter.
- 6. The surcharge tariff sheets shall be deemed approved and shall become effective on the expiration of 30 days from the date of filing, in the absence of written notification of modification or rejection by the Commission. If any surcharge sheets are modified or rejected, EPE shall file proposed revisions of those sheets in accordance with the Commission's letter within 10 days of the date of that letter, and the review procedure set out above shall apply to the revised sheets.
- 7. Copies of all tariff-related filings shall be served on all parties of record.
- 8. EPE shall provide separately to a customer the following acknowledgement in lieu of the acknowledgement proposed in the settlement agreement upon a customer's application for interconnection of distributed generation.

I acknowledge (i) that El Paso Electric Company's customer classifications, rates, charges, and fee structures are subject to change at any time upon approval of the municipalities, Public Utility Commission of Texas, or the Federal Energy Regulatory Commission under their respective authorities to regulate El Paso Electric Company, and (ii) such changes could affect the economics (costs, any credits, and other benefits) of my distributed generation, including the magnitude and existence of any net savings on my bill.

Order

Page 17 of 18

- 9. If the federal income-tax rate for corporations is decreased before EPE files its next baserate case, EPE shall record the difference between the amount of federal income-tax
 expense that EPE collects through the revenue requirement approved in this proceeding
 and reflected in its rates and the amount of federal income-tax expense calculated using the
 new federal income-tax rate,. EPE shall calculate this difference in accordance with
 finding of fact 24 and article I.B of the settlement agreement. This difference shall be
 treated as a regulatory liability, and EPE shall file a refund tariff with the Commission and
 municipal regulatory authorities within 120 days after the enactment of the law making a
 federal tax-rate change. In each subsequent year, within 90 days after the end of the fiscal
 year, EPE shall file to update the refund factor.
- 10. EPE is authorized to establish a regulatory asset to record any rate-case expenses associated with this proceeding that EPE and the cities incurred after August 31, 2017. EPE shall not accrue any return on this regulatory asset. In EPE's next general base-rate case, EPE and the cities shall seek Commission review and recovery of any rate-case expenses recorded in this regulatory asset or forfeit such expenses.
- Entry of this Order consistent with the agreement does not indicate the Commission's endorsement or approval of any principle or methodology that may underlie the agreement. Entry of this Order consistent with the agreement shall not be regarded as binding holding or precedent as to the appropriateness of any principle or methodology underlying the agreement.
- 12. All other motions, requests for entry of specific findings of fact, conclusions of law, and any other requests for general or specific relief, if not expressly granted herein, are denied.

Order

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Signed at Austin, Texas the day of December 2017.

PUBLIC UTILITY COMMISSION OF TEXAS

DEANN T. WALKER, CHAIRMAN

BRANDY MARTY MARQUEZ, COMMISSIONER

ARTHUR C. D'ANDREA, COMMISSIONER

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SOAH Docket No. 473-17-2686
PUC Docket No. 46831
Stipulation and Agreement
Attachment 7
Page 1 of 5

ATTACHMENT 7 TO THE STIPULATION AND AGREEMENT IN EL PASO ELECTRIC COMPANY'S RATE CASE IN DOCKET NO. 46831-- DISTRIBUTED GENERATION

The provisions in this Attachment 7 are a component part of the Stipulation and Agreement (Agreement) in El Paso Electric Company's (EPE's) Docket No. 46831. This Attachment 7 is supported by EPE, the Public Utility Commission Staff, Energy Freedom Coalition of America, Solar Energy Industries Association and the County of El Paso, while the OPUC, the City of El Paso, ECO ELP and the Environmental Defense Fund do not oppose it.

- 1. **No Separate Rate Class**: Distributed Generation ("DG") customers shall remain constituents of the Residential Service or Small General Service rate classes, as applicable, for cost allocation, revenue distribution, and rate design purposes. Residential and Small General Service DG customers will pay the same retail charges as the rest of their respective classes except as described below and provided for in the applicable tariff, based on the customer's selection of rate options.
- 2. **Grandfathering:** Residential and Small General Service customers who submit an application for interconnection and receive an email from EPE that states the application has been received and is under review prior to the day the Commission issues an order implementing this Agreement will not be subject to the Minimum Bill provision at their current residence or place of business for a grandfathering term of 20 years from the date of interconnection of their DG installation. Should the original interconnection customer move or sell the premises at which the DG system is installed, the grandfathering will continue to apply to that DG system for subsequent owners for the remainder of the grandfathering term. In addition, if a customer whose facility is subject to being grandfathered removes the entire DG system and relocates some or all of the facility to a new premise, the grandfathering will continue to apply to that DG system at a single new location, subject to confirmation by the company.

SOAH Docket No. 473-17-2686 PUC Docket No. 46831 Stipulation and Agreement Attachment 7

Grandfathered customers are subject to the same charges, including monthly customer charge. Page 2 of 5 applicable to non-DG customers served under the applicable retail tariff and similarly will not be eligible to take service under the Experimental Demand Charge Monthly Rate.

3. Customer Billing for Non-grandfathered DG Customers:

<u>Residential Service</u> – Residential DG customers not subject to Grandfathering will be served on a default basis under the Standard Monthly Service Rate for their applicable rate schedule, subject to a Monthly Minimum Bill of \$30.00. The customer's base rate monthly bill will consist of the greater of: (i) the total of base rate charges, including the monthly customer charge; or (ii) the customer's Monthly Minimum Bill.

Non-grandfathered Residential DG customers may otherwise voluntarily elect to take service under one of the following options:

- (a) Alternate Time-of-Use Monthly Rate Customers may elect to receive service under the time-of-use (TOU) rate option provided for all residential customers under Rate 01, subject to a Minimum Monthly Bill of \$26.50. The customer's base rate monthly bill will consist of the greater of: (i) the total of base rate charges, including the monthly customer charge; or (ii) the customer's Monthly Minimum Bill. The Net Energy Metering (NEM) billing provision will be applied by TOU period for the billing cycle.
- (b) Experimental Demand Charge Monthly Rate Customers may elect to receive service under the demand charge rate option provided for residential DG customers under Rate 01, the customer's base rate monthly bill will consist of (i) the applicable monthly customer charge, (ii) a monthly demand charge of \$3.16 per kW applicable to monthly peak metered demand, (iii) TOU energy charges and all applicable riders. The NEM billing provision will be applied by TOU period for the billing cycle. This option is not subject to a minimum bill provision. This optional rate will be available for DG customers only.

In addition to any applicable minimum bill, existing applicable riders and charges (e.g., the Energy Efficiency Cost Recovery Factor, the Military Base Discount Rate Factor, the Fixed Fuel Factor, Rate 48, Relate-back, Rate Case expense) and any new rate riders,

SOAH Docket No. 473-17-2686 PUC Docket No. 46831 Stipulation and Agreement Attachment 7

(e.g. a DCRF or TCRF), will be billed on the basis of the customer's monthly base Page 3 of 5 charges and net energy consumption or production.

<u>Small General Service</u> – Small General Service DG customers not subject to Grandfathering will be served on a default basis under the Standard Monthly Service Rate for their applicable rate schedule, subject to a Monthly Minimum Bill of \$39.00. The customer's base rate monthly bill will consist of the greater of: (i) the total of base rate charges, including the monthly customer charge; or (ii) the customer's Monthly Minimum Bill.

Non-grandfathered Small General Service DG customers may otherwise voluntarily elect to take service under one of the following options:

- (a) <u>Alternate Time-of-Use Monthly Rate</u> Customers may elect to receive service under the TOU rate option provided for all small general service customers under Rate 02, subject to a Minimum Monthly Bill of \$36.50. The customer's base rate monthly bill will consist of the greater of: the total of base rate charges, including the monthly customer charge; or the customer's Monthly Minimum Bill. The NEM billing provision will be applied by TOU period for the billing cycle.
- Experimental Demand Charge Monthly Rate Customers may elect to receive service under the demand charge rate option provided for small general service DG customers under Rate 02, the customer's base rate monthly bill will consist of (i) the applicable monthly customer charge, (ii) a monthly demand charge of \$4.58 per kW applicable to monthly peak metered demand, (iii) TOU energy charges and all applicable riders. The NEM billing provision will be applied by TOU period for the billing cycle. This option is not subject to a minimum bill provision. This optional rate will be available for DG customers only.

In addition to any applicable minimum bill, existing applicable riders and charges (e.g., the Energy Efficiency Cost Recovery Factor, the Military Base Discount Rate Factor, the Fixed Fuel Factor, Rate 48, Relate-back, Rate Case expense) and any new rate riders. (e.g. a DCRF or TCRF), will be billed on the basis of the customer's monthly base charges and net energy consumption or production.

SOAH Docket No. 473-17-2686 PUC Docket No. 46831 Stipulation and Agreement Attachment 7

EPE agrees to work with the local Page 4 of 5 4. Cooperation Regarding Education Program:

DG community, the City of El Paso and other municipalities in EPE's Texas service

territory, Commission Staff, and the OPUC on a commercially reasonable education

program regarding DG service for existing and potential customers.

5. DG Metering Costs: Metering costs for DG customers taking service under the

Standard Monthly Service rate are recovered through the applicable base rates. No

additional charges apply for DG customers relative to non-DG customers.

For DG customers electing service on the optional TOU or Demand rate option,

additional charges as provided for in the applicable tariff will apply.

6. Net Metering: No changes are proposed or made to either the process of NEM for billing

purposes or the application of Rate 48 for purposes of crediting net energy exports for

eligible customers. The NEM billing provision will be applied by TOU period for the

billing cycle for DG customers electing pricing options which include TOU energy

pricing.

7. Interconnection Application Fee: The application fee included in Rate DG for an

Interconnection Application for small and large generation facilities will not include

specific cost recovery related to the GIS system. Interconnection application fees will be

effective for new applications with rate approval under this settlement, and are not

subject to the relate-back provision:

Interconnection Application Fees

Rated Capacity <= 100kW: \$85.00

Rated Capacity > 100kW: \$230.00

Amendments and addenda to an existing interconnection agreement undertaken in order

to record increases of DG capacity or additions of storage will be subject to an

interconnection application fee not to exceed 50% of the fee applicable for new

interconnections. Amendments and addenda shall not result in forfeiture of

grandfathering provisions where an agreement has previously been grandfathered.

Cancellation of interconnection agreements and complete and permanent removal of

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SOAH Docket No. 473-17-2686 PUC Docket No. 46831 Stipulation and Agreement Attachment 7

existing interconnected DG or storage shall result in forfeiture of grandfathering Page 5 of 5 provisions but will not be subject to a fee of any kind.

- 8. Commercial and Industrial Customer Demand Ratchets: EPE will reset the demand ratchet for customers installing DG and/or storage following interconnection of the DG and/or storage, effectively restarting the historical demand used for purposes of applying the tariffed demand ratchet.
- 9. Collaboration Regarding DG Benefits: Prior to proposing modifications to the rate structure and conditions applicable to DG customers as described in this Attachment #5 of the Agreement, EPE will collaborate with interested stakeholders in good faith to determine the cost and benefits of DG to EPE and EPE customers. This process should be informed by the November 2016 NARUC Manual Distributed Energy Resources Rate Design and Compensation and any supplements or amendments thereto, studies commissioned in other jurisdictions regarding the costs and benefits of distributed generation, and the MIT Energy Initiative's Utility of the Future.
- 10. **Forbearance Agreement**: For a period no less than three years after the Commission enters its final order in this proceeding, EPE will not initiate a proceeding to propose changes that would result in a rate structure change or rate increase to any DG customer that is different than the rate increase applicable to all other customers in their current class. For this same period, EPE will not propose a change in rate classes that would separate a DG customer from its current rate class unless all members of its current class are affected in the same manner. This restriction does not prevent periodic adjustments to charges under the riders in EPE's tariffs to pass through changes in costs as prescribed by the riders, and will not apply in instances where EPE is required by the PUCT or local municipality to file a rate proceeding. During this period, this provision does not affect the Commission's exercise of regulatory authority over EPE, including but not limited to rulemaking projects and EPE compliance with any such rule of general utility applicability.

Lopez, Elizabeth

From: Behrens, Matthew K

Sent: Friday, June 08, 2018 2:13 PM

To: Cordero, Julieta

Subject: FW: Coalition of Cities -- EPE Rate Case Expenses

Attachments: 46831 - San Elizario Invoices - Feb to Aug 2017 (CORRECTED).pdf; 46831 - Clint

Invoices - Feb to Aug 2017 (CORRECTED).pdf; 46831 - Horizon City Invoices - Feb to Aug 2017 (CORRECTED).pdf; Coalition of Cities - Rate Case Expenses Sep to Dec

2017.pdf

Importance: High

Here you go.

From: Bertha Ontiveros [mailto:bertha@texasmunicipallawyers.com]

Sent: Friday, June 08, 2018 2:03 PM

To: Behrens, Matthew K < Matthew.Behrens@epelectric.com>
Subject: FW: Coalition of Cities -- EPE Rate Case Expenses

Importance: High

Matt – here is the information Elizabeth previously provided.

As we discussed, I will confirm that the payments should be made to directly to the cities as follows:

The totals are:

 San Elizario:
 \$2,197.65

 Horizon City:
 \$1,901.00

 Clint:
 \$1,851.50

TOTAL \$5,950.15

Please mail the reimbursement to each individual city, *not the firm*, at the following addresses:

Mayor Ruben Mendoza Town of Horizon City 14999 Darrington Road Horizon City, TX 79928

Mayor Charles Gonzalez Town of Clint PO Box 350 Clint, TX 79836

Mayor Antonio Araujo City of San Elizario P.O. Box 1723 San Elizario, TX 79849 I did correct the name of the San Elizario mayor since there has been an election since the date Elizabeth first sent this.

Let me know if you need anything further.

Bertha A. Ontiveros Attorney at Law

Bojorquez Law Firm, PC 12325 Hymeadow Dr., Suite 2-100

Austin, Texas 78750 Phone: (512) 250-0411 Fax: (512) 250-0749

Email: bertha@texasmunicipallawyers.com
Web: www.texasmunicipallawyers.com



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From: Elizabeth Elleson

Sent: Wednesday, March 07, 2018 6:03 PM

To: 'Rodriguez, Adrian J' < <u>Adrian.Rodriguez@epelectric.com</u>>
Cc: Bertha Ontiveros < <u>bertha@texasmunicipallawyers.com</u>>
Subject: Coalition of Cities -- EPE Rate Case Expenses

Importance: High

Adrian,

Here are the invoices for the Coalition for their rate case expenses in Docket 46831 (see email below). As ordered by the PUC, and as you reminded, this includes those expenses for September to December 2017. The invoices for those expenses from February 2017 to August 2017 had been provided earlier but are resubmitted here.

As indicated on the PDFs, the first 3 bunches are for expenses for each city from Feb to Aug 2017.

The Coalition Sep to Dec 2017 PDF combines into one PDF the invoices for each of the cities from Sep to Dec 2017. (There are some duplicate charges in the September 2017 invoices carried over from the August 2017

invoice contained in the first bunch of PDFs but these have been removed for the total reimbursement amounts following.)

The totals are:

San Elizario: \$2,197.65 Horizon City: \$1,901.00

<u>Clint:</u> \$1,851.50 TOTAL **\$5,950.15**

Please mail the reimbursement to each individual city, *not the firm*, at the following addresses:

Mayor Ruben Mendoza Town of Horizon City 14999 Darrington Road Horizon City, TX 79928

Mayor Charles Gonzalez Town of Clint PO Box 350 Clint, TX 79836

Mayor Maya Sanchez City of San Elizario P.O. Box 1723 San Elizario, TX 79849

Do you need an affidavit? I can get this to you tomorrow if needed.

Also, Bertha Ontiveros will be handling EPE matters. By cc of this email, she is being advised of this reimbursement request. After Friday, March 9th, please forward any questions on this to her.

Thanks, Liz Elleson

From: Elizabeth Elleson

Sent: Monday, January 22, 2018 6:05 PM

To: Adrian Rodriguez (adrian.rodriguez@epelectric.com) <adrian.rodriguez@epelectric.com>

Subject: EPE Rate Case Expenses

Adrian,

This is to request reimbursement of the Coalition expenses incurred in Docket 46831. The attachments are the itemized statements from the firm to the cities for a total of \$4009.50. (These are the same as those sent earlier for inclusion in the settlement agreement.)

Let me know what else you need for processing the reimbursement.

Thanks, Liz Elleson

Elizabeth Elleson

Attorney
Coalition of Cities Served by EPE

Bojorquez Law Firm, PC 12325 Hymeadow Dr., Ste. 2-100 Austin, Texas 78750

Phone: (512) 250-0411 Fax: (512) 250-0749

Email: elizabeth@texasmunicipallawyers.com Web: www.texasmunicipallawyers.com



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Lopez, Elizabeth

From: Torres, Nydia

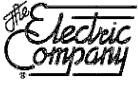
Sent: Thursday, July 12, 2018 5:00 PM

To: Behrens, Matthew K

Cc: Gonzalez, Richard S; Cordero, Julieta

Subject: RE: Coalition of Cities Invoice

Matthew, yes that is correct, please state on the memo the reason for the change as you explained on the phone and how the company gained comfort in paying for the invoice as supported. I hope that is helpful. We can discuss further as necessary.



Nydia Torres, CPA | El Paso Electric Company

Supervisor – Internal Audit
P.O. Box 982 | El Paso, Texas 79960
T: (915) 543-2061 | C: (915) 487-1293
Nydia.Torres@epelectric.com

El Paso Electric

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From: Behrens, Matthew K

Sent: Thursday, July 12, 2018 4:54 PM

To: Torres, Nydia < Nydia. Torres@epelectric.com>

Cc: Gonzalez, Richard S <richard.gonzalez@epelectric.com>; Cordero, Julieta <Julieta.Cordero@epelectric.com>

Subject: Coalition of Cities Invoice

Nydia,

I want to confirm that the following will be sufficient for A/P to make payment to the individual cities utilizing the law firm's invoice:

- 1.) Legal will append to the invoices the emails from the cities' attorney inidicating her desire that EPE pay the cities directly;
- 2.) Legal will append a memo from Adrian Rodriquez authorizing payment of the invoices
- 3.) Legal will ensure that the invoices and the previous two items are appropriately uploaded into A/P Works.

Please let me know if this is acceptable and what, if anything, I can do to make my plan possible.

Thanks!

---Matt



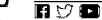
Matthew K. Behrens | El Paso Electric Company |

Attorney |

P.O. Box 982 | El Paso Texas, 79960

T: (915) 543-5882 | C: (915) 330-0076 | F: (915) 521-4412

Matthew.Behrens@epelectric.com



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To: Accounts Payable
Cc: Matthew Behrens
From: Adrian Rodriguez
Date: August 16, 2018

Re: Coalition of Cities Rate Case Expenses

El Paso Electric Company ("EPE") is required to reimburse Texas municipalities for their rate case expenses. The City of San Elizario ("San Elizario"), Town of Horizon City ("Horizon"), and Town of Clint ("Clint") participated in EPE's most recent rate case, PUCT Docket No. 46831, as the Coalition of Cities Served by El Paso Electric ("Cities") via their law firm, The Bojorquez Law Firm PLLC ("Bojorquez"). EPE received a request from Bojorquez to provide payment to the Cities instead of paying Bojorquez directly. As such, EPE can provide payment to the Cities directly in the amount of \$1,470.15 to San Elizario, \$1,270.50 to Horizon, and \$1,270.50 to Clint.

The following supporting documents are provided: (1) invoices and summary of expenses provided by Bojorquez Law Firm and filed with the Public Utility Commission of Texas, (2) the Order of the Public Utility Commission of Texas authorizing reimbursement of rate case expenses to specific municipalities (see page 12, paragraph 63), (3) the Texas statute requiring reimbursement of rate case expenses to a municipality, and (4) the request from Bojorquez to pay the Cities directly.

Feel free to contact me if you have any questions or need additional information.

TOWN OF C	LINT					
L PASO EL	ECTRIC RATE CA	SE				
Date	Matter	Lwyr	Hours	Amount	Explanation	
2/13/2017	Clint-EPE	EE	0.20	33.00	Review EPE statement of intent and resolution for rate suspension.	
2/16/2017	Clint-EPE	EE	0.20	33.00	Confer with EPE attorney B. Slocum re: EPE filing and pending issues.	
2/20/2017	Clint-EPE	EE	0.10	16.50	Study EPE proposed procedural schedule.	
2/23/2017	Clint-EPE	EE	0.10	16.50	Confer with EPE counsel A. Rodriguez re: suspension of rates; advise associate B. Ontiveros of same.	
2/23/2017	Clint-EPE	EE	0.80	132.00	Draft EPE resolutions on suspension and motion to intervene; forward to City.	
3/1/2017	Clint-EPE	EE	0.10	16.50	Review draft of proposed procedural schedule; confer with EPE B. Slocum on same.	
5/10/2017	Clint-EPE	EE	0.10	16.50	Review draft of motion to sever rate case expenses by EPE; confer with B. Slocum on same.	~
6/7/2017	Clint-EPE	EE	0.30	49.50	Draft resolution/order denying rate increase request; forward to Mayor.	
6/15/2017	Clint-EPE	EE	0.10	16.50	Review resolution denying rate increase request; forward to A. Rodriguez, EPE.	
7/16/2017	Clint-EPE	EE	1.70	280.50	Study and review testimony and exhibits filed by parties in Docket 46831 in preparation for settlement and/or hearing.	
7/18/2017	Clint-EPE	EE	0.10	16.50	Review petition to revise military tariff; confer with El Paso Electric B. Slocum on same.	
8/1/2017	Clint-EPE	EE	0.70	115.50	Participate in settlement negotiations in rate case, Docket 46831.	
			4.50	742.50		
3/27/2017	Clint-EPE468	EE	0.50	82.50	Draft motion to intervene in EPE rate case Docket No. 46831 and protective order certification for filing at PUC.	
4/11/2017	Clint-EPE468	EE	0.10	16.50	Review SOAH Order 3 granting motion to intervene.	
8/6/2017	Clint-EPE468	EE	0.10	16.50	Draft protective order certification (P. Haskel); file with PUC.	
8/24/2017	Clint-EPE468	EE	0.70	115.50	Participate in hearing conference.	
8/25/2017	Clint-EPE468	EE	0.20	33.00	Participate in settlement conference re: rollback.	
3/28/2017	Clint-EPE468	EE	0.40	66.00	Participate in conference call on settlement re: revenue and costs allocation; confer with EPE B. Slocum re: rate case expenses and invoices	;.
3/29/2017	Clint-EPE468	EE	0.40		Compile and submit rate case invoices to PUC staff.	
3/29/2017	Clint-EPE468	EE	0.50	82.50	Participate in settlement discussions; study proposed settlement stipulation and supporting calculations.	
3/31/2017	Clint-EPE468	EE	0.30	49.50	Study proposal on municipal lighting rates; participate in settlement conference call; confer with EPE B. Slocum on stipulation.	
			3.20	528.00		
TOTAL			7 70	1 270 50		
TOTAL	<u> </u>		7.70	1,270.50		



Phone: (512) 250-0411 Fax: (512) 250-0729

Clint

February 28, 2017

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Town of Clint

Attention: Charles Gonzalez, Mayor

DESCRIPTION

for rate suspension.

Ontiveros of same.

Previous Balance Previous Payments

TOTALS

filing and pending issues.

Review EPE statement of intent and resolution

Confer with EPE attorney B. Slocum re: EPE

Study EPE proposed procedural schedule.

Confer with EPE counsel A. Rodriguez re: suspension of rates; advise associate B.

Draft EPE resolutions on suspension and motion to intervene; forward to City.

PO Box 350 Clint, TX 79836

DATE

Feb-13-17

Feb-16-17

Feb-20-17

Feb-23-17

RE:	El	Paso	Electric	

Iı	6065	
HOURS	AMOUNT	LAWYER
0.20	33.00	EE
0.20	33.00	EE
0.10	16.50	EE
0.10	16.50	EE
0.80	132.00	EE
1.40	\$231.00	
		\$231.00 33.00

Client number

BALANCE DUE NOW

TOTAL FEES & DISBURSEMENTS

\$231.00

33.00

Make checks payable to Bojorquez Law Firm, PC Tax ID#27-0818127



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March 31, 2017

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Town of Clint

Attention: Charles Gonzalez, Mayor

PO Box 350 Clint, TX 79836

RE: El Paso Electric

Client number

Clint

Inv. #:

6118

DATE DESCRIPTION

HOURS AMOUNT LAWYER

Mar-01-17

Review draft of proposed procedural schedule; confer with EPE B. Slocum on same.

0.10

16.50

EE

TOTALS

0.10

\$16.50

TOTAL FEES & DISBURSEMENTS

\$16.50

Previous Balance

231.00

Previous Payments

231.00

BALANCE DUE NOW

\$16.50

Make checks payable to Bojorquez Law Firm, PC Tax ID#27-0818127

ALL PAST DUE AMOUNTS ARE SUBJECT TO INTEREST CHARGES

PAYMENT DETAILS

Mar-13-17

Rec'd check #3799 for Inv. #6065

231.00

Total Payments

\$231.00

SUMMARY

Name

Hours

Amount



Phone: (512) 250-0411 Fax: (512) 250-0729

May 31, 2017

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Town of Clint

Attention: Charles Gonzalez, Mayor

TOTALS

PO Box 350 Clint, TX 79836

RE: El Paso Electric

Client number

\$16.50

Clint

Inv. #:

0.10

6220

DATE	DESCRIPTION	HOURS	AMOUNT	LAWYER
May-10-17	Review draft of motion to sever rate case expenses by EPE; confer with B. Slocum on same.	0.10	16.50	EE

TOTAL FEES & DISBURSEMENTS

\$16.50

BALANCE DUE NOW

\$16.50

Make checks payable to Bojorquez Law Firm, PC Tax ID#27-0818127

ALL PAST DUE AMOUNTS ARE SUBJECT TO INTEREST CHARGES

Name	Hours	Amount	
	0.40		
Elizabeth Elleson	0.10	\$16.50	



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Town of Clint Attention: Charles Gonzalez, Mayor PO Box 350 Clint, TX 79836 June 30, 2017

RE: El Paso Electric

Client number

Clint

Inv. #:

6268

DATE	DESCRIPTION	HOURS	AMOUNT	LAWYER
Jun-07-17	Draft resolution/order denying rate increase request; forward to Mayor.	0.30	49.50	EE
Jun-15-17	Review resolution denying rate increase request; forward to A. Rodriguez, EPE.	0.10	16.50	EE
	TOTALS	0.40	\$66.00	
	TOTAL FEES & DISBURSEMENTS			\$66.00
	Previous Balance			16.50
	Previous Payments			16.50
	BALANCE DUE NOW			\$66.00

Make checks payable to Bojorquez Law Firm, PC

Tax ID#27-0818127

ALL PAST DUE AMOUNTS ARE SUBJECT TO INTEREST CHARGES

PAYMENT DETAILS

Jun-21-17 Rec'd check #3895 for Inv. #6220

16.50

Total Payments

\$16.50



Phone: (512) 250-0411 Fax: (512) 250-0729

July 31, 2017

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Town of Clint

Attention: Charles Gonzalez, Mayor

PO Box 350 Clint, TX 79836

RE: El Paso Electric

Client number

Clint

Inv. #:

6319

DATE	DESCRIPTION	HOURS	AMOUNT	LAWYER
Jul-16-17	Study and review testimony and exhibits filed by parties in Docket 46831 in preparation for settlement and/or hearing.	1.70	280.50	EE
Jul-18-17	Review petition to revise military tariff; confer with El Paso Electric B. Slocum on same.	0.10	16.50	EE
	TOTALS	1.80	\$297.00	
	TOTAL FEES & DISBURSEMENTS			\$297.00
	Previous Balance			66.00
	Previous Payments			66.00

BALANCE DUE NOW

\$297.00

Make checks payable to Bojorquez Law Firm, PC Tax ID#27-0818127

ALL PAST DUE AMOUNTS ARE SUBJECT TO INTEREST CHARGES

PAYMENT DETAILS

Jul-14-17

Rec'd check #3933 for Inv. #6268

66.00

Total Payments

\$66.00



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August 31, 2017

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Town of Clint

Attention: Charles Gonzalez, Mayor

PO Box 350 Clint, TX 79836

RE: El Paso Electric

Client number

Clint

Inv. #:

6330

DATE

DESCRIPTION

Previous Balance

HOURS AMOUNT **LAWYER**

Aug-01-17

Participate in settlement negotiations in rate case, Docket 46831.

0.70

115.50

\$115.50

EE

TOTALS

0.70

TOTAL FEES & DISBURSEMENTS

\$115.50

297.00

BALANCE DUE NOW ON 9-30-2017

\$412.50

Make checks payable to Bojorquez Law Firm, PC Tax ID#27-0818127

ALL PAST DUE AMOUNTS ARE SUBJECT TO INTEREST CHARGES

Nam	e	Hours	Amount
Eliza	beth Elleson	0.70	\$115.50



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April 30, 2017

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Town of Clint

Attention: Charles Gonzalez, Mayor

PO Box 350 Clint, TX 79836

RE: El Paso Electric

Client number

Clint

Inv. #:

6170

DATE	DESCRIPTION	HOURS	AMOUNT	LAWYER
Mar-27-17	Draft motion to intervene in EPE rate case Docket No. 46831 and protective order certification for filing at PUC.	0.50	82.50	EE
Apr-11-17	Review SOAH Order 3 granting motion to intervene.	0.10	16.50	EE
	TOTALS	0.60	\$99.00	

TOTAL FEES & DISBURSEMENTS

\$99.00

BALANCE DUE NOW

\$99.00

Make checks payable to Bojorquez Law Firm, PC Tax ID#27-0818127

ALL PAST DUE AMOUNTS ARE SUBJECT TO INTEREST CHARGES

Name	Hours	Amount
		· · · · · · · · · · · · · · · · · · ·
Elizabeth Elleson	0.60	\$99.00



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August 31, 2017

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Town of Clint

Attention: Charles Gonzalez, Mayor

PO Box 350 Clint, TX 79836

RE: El Paso Electric

Client number

Clint

Inv. #:

6333

DATE	DESCRIPTION	HOURS	AMOUNT	LAWYER
Aug-06-17	Draft protective order certification (P. Haskel); file with PUC.	0.10	16.50	EE
Aug-24-17	Participate in hearing conference.	0.70	115.50	EE
Aug-25-17	Participate in settlement conference re: rollback.	0.20	33.00	EE
	TOTALS	1.00	\$165.00	

TOTAL FEES & DISBURSEMENTS

\$165.00

BALANCE DUE NOW

\$165.00

Make checks payable to Bojorquez Law Firm, PC Tax ID#27-0818127

ALL PAST DUE AMOUNTS ARE SUBJECT TO INTEREST CHARGES

Name	Hours	Amount	
Elizabeth Elleson	1.00	\$165.00	



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\$264.00

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September 7, 2017

Town of Clint Attention: Charles Gonzalez, Mayor PO Box 350 Clint, TX 79836

RE: El Paso Electric		Client number Inv.#:		Clint 6393
DATE	DESCRIPTION	HOURS	AMOUNT	LAWYER
Aug-28-17	Participate in conference call on settlement re: revenue and costs allocation; confer with EPE B. Slocum re: rate case expenses and invoices.	0.40	66.00	EE
Aug-29-17	Compile and submit rate case invoices to PUC staff.	0.40	66.00	EE
	Participate in settlement discussions; study proposed settlement stipulation and supporting calculations.	0.50	82.50	EE
Aug-31-17	Study proposal on municipal lighting rates; participate in settlement conference call; confer with EPE B. Slocum on stipulation.	0.30	49.50	EE
	TOTALS	1.60	\$264.00	

Make checks payable to Bojorquez Law Firm, PC Tax ID#27-0818127

TOTAL FEES & DISBURSEMENTS

§25.245. Rate-Case Expenses.

- (a) **Application.** This section applies to utilities requesting recovery of expenses for ratemaking proceedings (rate-case expenses) pursuant to Public Utility Regulatory Act (PURA) §36.061(b)(2) and to municipalities requesting reimbursement for rate-case expenses pursuant to PURA §33.023(b).
- (b) Requirements for claiming recovery of or reimbursement for rate-case expenses. A utility or municipality requesting recovery of or reimbursement for its rate-case expenses shall have the burden to prove the reasonableness of such rate-case expenses by a preponderance of the evidence. A utility or municipality seeking recovery of or reimbursement for rate-case expenses shall file sufficient information that details and itemizes all rate-case expenses, including, but not limited to, evidence verified by testimony or affidavit, showing:
 - (1) the nature, extent, and difficulty of the work done by the attorney or other professional in the rate case;
 - (2) the time and labor required and expended by the attorney or other professional;
 - the fees or other consideration paid to the attorney or other professional for the services rendered:
 - (4) the expenses incurred for lodging, meals and beverages, transportation, or other services or materials;
 - (5) the nature and scope of the rate case, including:
 - (A) the size of the utility and number and type of consumers served;
 - (B) the amount of money or value of property or interest at stake;
 - (C) the novelty or complexity of the issues addressed;
 - (D) the amount and complexity of discovery;
 - (E) the occurrence and length of a hearing; and
 - (6) the specific issue or issues in the rate case and the amount of rate-case expenses reasonably associated with each issue.
- (c) **Criteria for review and determination of reasonableness.** In determining the reasonableness of the rate-case expenses, the presiding officer shall consider the relevant factors listed in subsection (b) of this section and any other factor shown to be relevant to the specific case. The presiding officer shall decide whether and the extent to which the evidence shows that:
 - (1) the fees paid to, tasks performed by, or time spent on a task by an attorney or other professional were extreme or excessive;
 - (2) the expenses incurred for lodging, meals and beverages, transportation, or other services or materials were extreme or excessive;
 - (3) there was duplication of services or testimony;
 - (4) the utility's or municipality's proposal on an issue in the rate case had no reasonable basis in law, policy, or fact and was not warranted by any reasonable argument for the extension, modification, or reversal of commission precedent;
 - (5) rate-case expenses as a whole were disproportionate, excessive, or unwarranted in relation to the nature and scope of the rate case addressed by the evidence pursuant to subsection (b)(5) of this section; or
 - (6) the utility or municipality failed to comply with the requirements for providing sufficient information pursuant to subsection (b) of this section.

(d) Calculation of allowed or disallowed rate-case expenses.

- (1) Based on the factors and criteria in subsections (b) and (c) of this section, the presiding officer shall allow or recommend allowance of recovery of rate-case expenses equal to the amount shown in the evidentiary record to have been actually and reasonably incurred by the requesting utility or municipality. The presiding officer shall disallow or recommend disallowance of recovery of rate-case expenses equal to the amount shown to have been not reasonably incurred under the criteria in subsection (c) of this section. A disallowance may be based on cost estimates in lieu of actual costs if reasonably accurate and supported by the evidence.
- (2) A disallowance pursuant to subsection (c)(5) of this section may be calculated as a proportion of a utility's or municipality's requested rate-case expenses using the following methodology or any other appropriate methodology:
 - (A) For utilities, the ratio of:
 - (i) the amount of the increase in revenue requirement requested by the utility that was denied, to
 - (ii) the total amount of the increase in revenue requirement requested in a proceeding by the utility.
 - (B) For municipalities, the ratio of:
 - the amount of the increase in revenue requirement requested by the utility unsuccessfully challenged by the municipality, to
 - (ii) the total amount of the increase in revenue requirement challenged by the municipality.
- (3) If the evidence presented pursuant to subsection (b)(6) of this section does not enable the presiding officer to determine the appropriate disallowance of rate-case expenses reasonably associated with an issue with certainty and specificity, then the presiding officer may disallow or deny recovery of a proportion of a utility's or municipality's requested rate-case expenses using the following methodology or any other appropriate methodology:
 - (A) For utilities, the ratio of:
 - the amount of the increase in revenue requirement requested by the utility in the rate case related to the issue(s) not reasonably supported by evidence of certainty and specificity, to
 - (ii) the total amount of the increase in revenue requirement requested in a proceeding by the utility.
 - (B) For municipalities, the ratio of:
 - (i) the amount of the increase in revenue requirement requested by the utility in the rate case challenged by the municipality relating to the issue(s) not reasonably supported by evidence of certainty and specificity, to
 - the total amount of the increase in revenue requirement challenged by the municipality.

PUC DOCKET NO. 46831 SOAH DOCKET NO. 473-17-2686

RECEIVED 2017 DEC 18 PM 3: 19

APPLICATION OF EL PASO ELECTRIC COMPANY TO CHANGE RATES

§ PUBLIC UTILITY COMMISSION §

OF TEXAS

ORDER

§

This Order addresses the application of El Paso Electric Company for authority to change rates. An uncontested agreement was executed that resolves all of the issues between the parties to this proceeding. Consistent with the agreement and this Order, the application is approved.

The Commission adopts the following findings of fact and conclusions of law:

I. Findings of Fact

Introduction and Procedural History

- 1. El Paso Electric Company (EPE) is an electric utility, a public utility, and a utility.
- 2. On February 13, 2017, EPE filed an application for approval of a \$42.547 million Texasjurisdiction-retail increase in base rates and other miscellaneous revenues and changes to the structure and terms of its tariff.
- Concurrent with the filing of the application with the Commission, EPE filed a similar
 petition and statement of intent with each incorporated municipality in its Texas service
 area that has original jurisdiction over its rates.
- 4. EPE proposed an effective date of March 20, 2017.
- 5. EPE also requested that, if the new rates were suspended for a period beyond March 20, 2017, then final rates would relate back and be made effective for consumption on and after July 18, 2017.
- 6. EPE used a test year of October 1, 2015 through September 30, 2016.
- 7. Notice of EPE's application was published once each week for four consecutive weeks in a newspaper having general circulation in each county in EPE's Texas service territory. In addition, EPE provided individual notice to EPE's Texas retail customers, each



Order

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- municipality within EPE's service area with original jurisdiction over EPE's retail rates, and each party to EPE's last general rate case.¹
- 8. EPE timely appealed to the Commission the actions of the following municipalities exercising original jurisdiction within their service territory: the City of El Paso, the town of Anthony, the Town of Horizon City, the Town of Clint, the Village of Vinton, the Town of Van Horn, the City of San Elizario, and the City of Socorro. All such appeals were consolidated for determination in this docket.
- 9. The following parties were granted intervenor status in this docket: the City of El Paso; the Office of Public Utility Counsel (OPUC); Texas Industrial Energy Consumers (TIEC); Freeport-McMoran Copper & Gold, Inc. (FMI); Wal-Mart Stores Texas, LLC and Sam's East, Inc. (collectively, Walmart); W. Silver, Inc. (W. Silver); the U.S. Department of Defense and all other Federal Executive Agencies (DoD-FEA); ECO ELP, Inc. (ECO ELP); El Paso County (EPCO); a coalition of cities served by EPE (consisting of the municipalities of the City of San Elizario, the Town of Clint, and the Town of Horizon City) (Coalition); Ysleta Independent School District (ISD), El Paso ISD, Socorro ISD, Clint ISD, San Elizario ISD, Fabens ISD, Anthony ISD, Canutillo ISD, Tornillo ISD, the Housing Authority of the City of El Paso, the Region 19 Education Service Center, and the El Paso County Community College District (collectively, the Rate 41 Group); the Energy Freedom Coalition of America (EFCA); the Solar Energy Industries Association (SEIA); the City of Socorro (Socorro); Vinton Steel, LLC (Vinton Steel); the Environmental Defense Fund (EDF); the University of Texas at El Paso (UTEP); and pro se intervenors Vincent M. Perez, Richard Schecter, and Dr. Marjaneh M. Fooladi. Commission Staff also participated in this docket.
- 10. On February 14, 2017, the Commission referred this case to the State Office of Administrative Hearings (SOAH) to conduct an evidentiary hearing and prepare a proposal for decision, if necessary.

¹ Application of El Paso Electric Company to Change Rates, Docket No. 44941, Order (Aug. 25, 2015).

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- 11. On February 17, 2017, SOAH issued Order No. 1 suspending the effective date of the proposed tariff changes for 150 days from EPE's originally-proposed effective date, or until August 17, 2017, among other things.
- 12. On March 9, 2017, the Commission issued a preliminary order determining the issues to be addressed in this proceeding.
- 13. On June 5, 2017, SOAH issued Order No. 5 granting EPE's motion to sever the rate case expense issues and establishing *Review of Rate Case Expenses Incurred by El Paso Electric Company and Municipalities in Docket No. 46831*, SOAH Docket No. 473-17-4239, Docket No. 47228 (Docket No. 47228).
- 14. At the August 18, 2017 prehearing conference, EPE agreed to extend the jurisdictional deadline—which EPE had previously agreed to extend to November 30, 2017—to January 15, 2018.
- 15. On August 21, 2017, the hearing on the merits convened.
- 16. On August 24, 2017, SOAH issued Order No. 9 cancelling further hearings to facilitate settlement discussions.
- 17. On November 2, 2017, EPE and other parties filed in this proceeding and in Docket No. 47228 the agreement which settles and resolves all of the issues in this proceeding.
- 18. Along with the agreement, EPE and other parties also filed a joint motion to implement the agreement.
- 19. The following parties are signatories to the agreement: EPE, Commission Staff, the city of El Paso, TIEC, FMI, W. Silver, DoD-FEA, Coalition, Socorro, Rate 41 Group, Walmart, SEIA, OPUC, Vinton Steel, UTEP, and Vincent M. Perez, (collectively, the signatories). ECO ELP, EDF, Richard Schecter, and Dr. Marjaneh M. Fooladi do not oppose the Commission entering a final order consistent with the agreement, but do not join in the agreement.
- 20. On November 6, 2017, SOAH issued Order No. 10 in Docket No. 46831 and Order No. 3 in Docket No. 47228 consolidating the proceedings; admitting the various identified exhibits into evidence, including the agreement and testimony from EPE and Commission

.

Order

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Staff in support of the agreement; dismissing the consolidated proceeding from the SOAH docket; and returning the matter to the Commission for further processing.

Description of the Agreement

21. The signatories agree that the agreement results in just and reasonable rates and that the public interest will be served by resolution of the issues in the manner prescribed by the agreement.

Overall Revenues

22. The agreement provides that EPE should receive an overall increase of \$14.5 million in Texas-base-rate and other revenues, effective for electricity consumed on and after July 18, 2017. (Agreement art. I.A.)

Future Change to Corporate Federal Income Tax Expense

- 23. The agreement provides a mechanism to capture a reduction in the federal income-tax rates for corporations. (Agreement art. I.B.)
- 24. If the federal income-tax rate for corporations is decreased before EPE files its next baserate case, then EPE will record, as a regulatory liability, taking into account changes in
 billing determinants, the difference between (a) the amount of federal income-tax expense
 that EPE collects through the revenue requirement approved in this proceeding and
 reflected in its rates and (b) the amount of federal income-tax expense calculated using the
 new federal income-tax rate, taking into account any other federal corporate-tax changes,
 such as the deductibility of interest costs. This regulatory liability will accumulate from
 (a) the later of (i) the date that the new base rates established in this case for EPE became
 effective or (ii) the date on which the tax-rate reduction became effective until (b) the
 refund tariff described below becomes effective.
- 25. EPE will file a refund tariff with the Commission and municipal regulatory authorities within 120 days after the enactment of the law making the tax-rate change reflecting (a) the reduction in federal-income-tax rates and (b) a credit for the regulatory liability referenced above over a twelve-month period. The tariff will calculate the difference in tax expense as the difference in: (i) federal-income-tax expense collected in rates (i.e., reflecting the federal-income-tax rate embedded in the tax factor indicated on Attachment

Order

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1 to the agreement) and (ii) the federal-income taxes that would have been collected in rates had the changes in the federal-income-tax rates, and other associated changes in the federal-income-tax calculation, been in effect at the time settlement rates were established. The proposed refund amount will be allocated to rate classes based upon the allocation of rate base as shown in Attachment 2 to the agreement.

- 26. In each subsequent year, EPE will file to update the refund factor to reflect any over- or under-recovery of federal-income-tax expense and to reflect any subsequent changes in federal-income-tax rates or calculations that would affect the settlement income-tax calculation reflected on Attachment 1 to the agreement. The refund factors in each subsequent year will be filed within 90 days after the end of the fiscal year, with a final reconciliation determined at the time of the final order in the base-rate case.
- 27. The refund factor will be discontinued upon the effective date of rates in EPE's next base rate case.
- 28. The amount and timing of the reduction in rates to reflect a tax-rate decrease will be subject to any new federal rules or state laws or regulations that address how a utility's rates should be adjusted to account for the reduction of federal-income-tax rates.
- 29. The regulatory treatment of any excess deferred taxes resulting from a reduction in the federal-income-tax rate will be addressed in EPE's next base-rate case.

Financial Matters

30. The agreement provides that effective beginning August 1, 2017, EPE's weighted average cost of capital (WACC) shall be 7.725% based upon a 5.922% cost of debt, an authorized return on equity (ROE) of 9.65%, and an authorized regulatory capital structure of 51.652% long-term debt and 48.348% equity. The foregoing WACC, cost of debt, ROE, and capital structure will apply, in accordance with PURA² and the Commission's rules, in all Commission proceedings or Commission filings requiring application of EPE's cost of debt, WACC, ROE, or capital structure to the same extent as if these factors had been determined in a final order in a fully-litigated proceeding. (Agreement art. I.C.)

² Public Utility Regulatory Act, Tex. Util. Code Ann. §§ 11.001-58.302 (West 2016 & Supp. 2017), §§ 59.001-66.016 (West 2007 & Supp. 2017) (PURA).

Order

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Prudence Finding Regarding Investment

31. Under the agreement, the signatories agree that all EPE investment through the end of the test year (September 30, 2016), as presented in EPE's rate filing package, is used and useful and prudent and included in rate base. (Agreement art. I.D.)

Jurisdictional Allocation of Certain Solar Facilities

32. The agreement specifies that the 50-megawatt (MW) Macho Springs solar-power purchase agreement (PPA) and the 10-MW Newman solar PPA will be system resources for purposes of jurisdictional allocation. (Agreement art. I.E.)

Imputed Capacity

33. Under the agreement, the classification of costs incurred by EPE as either base-rate capacity charges or fuel charges for the 50-MW Macho Springs solar PPA and the 10-MW Newman solar PPA shall be as follows for the term of these contracts: Effective beginning August 1, 2017, the imputed capacity charge for the 50-MW Macho Springs solar PPA shall be \$2.35 per kilowatt (kW) per month, and the imputed capacity charge for the 10-MW Newman solar PPA shall be \$2.33 per kW per month. All remaining costs incurred under these two PPAs shall be classified as fuel expenses. (Agreement art. I.F.)

Four Corners Decommissioning

- 34. The agreement provides for the rate treatment of EPE's share to decommission units 4 and 5 at the Four Corners Power Plant. (Agreement art. I.G.)
- 35. The agreement specifies that, consistent with EPE's request in this proceeding and the settlement agreement in Docket No. 44805,³ the Commission's Order in the instant docket should authorize EPE's recovery of the costs of decommissioning units 4 and 5 at the Four Corners Power Plant in the amount of \$6,992,622 on a total company basis, or \$5,532,395 on a Texas jurisdictional basis, with this cost to be recovered over a seven-year period beginning August 1, 2017. This equates to an annual amortization in the amount of \$998,946 on a total company basis, or \$790,342 on a Texas jurisdictional basis, which represents one-seventh of the requested authorized recovery.

³ Application of El Paso Electric Company for Reasonableness and Public Interest Findings on the Disposition of Coal-Fired Generating Facilities in New Mexico and Mine Closing Costs Adjustments, Docket No. 44805, Order (Mar. 30, 2017).

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- 36. The unamortized balance of the Four Corners decommissioning costs will not be included in rate base or accrue any carrying costs.
- 37. This amount for Four Corners decommissioning is subsumed in, and is not separate from, the overall \$14.5 million revenue requirement increase.

Depreciation

38. The agreement provides that beginning August 1, 2017, EPE will use the depreciation rates as proposed in the direct testimony of Commission Staff witness Reginald J. Tuvilla (filed June 30, 2017) and reflected in his Attachment RJT-4, which is Attachment 3 to the agreement. (Agreement art. I.H.)

Nuclear Decommissioning

39. Under the agreement, beginning July 18, 2017, EPE will recover annually \$2,132,186 (Texas jurisdiction) for nuclear-decommissioning funding. (Agreement art. I.I.)

Baseline Values for Distribution-Cost-Recovery Factor (DCRF) Filing

40. Under the agreement, if EPE files an application for approval of a distribution-cost recovery factor under PURA § 36.210 and 16 Texas Administrative Code (TAC) § 25.243 after July 18, 2017, then the baseline values to be used in that application are as shown in Attachment 4 to the agreement. (Agreement art. I.J.)

Baseline Values for Transmission-Cost-Recovery Factor (TCRF) Filing

41. The agreement specifies that if EPE files an application for approval of a transmission-cost recovery factor under PURA § 36.209 and 16 TAC § 25.239 after July 18, 2017, then the baseline values to be used in that application are as shown in attachment 5 to the agreement. (Agreement art. I.K.)

Forbearance of DCRF and TCRF Filings

42. EPE agrees that it will not file a DCRF or TCRF rate-change application prior to January 1, 2019. (Agreement art. I.L.)

Continuation of Certain Docket No. 44941 Rate Treatments

43. The agreement provides that EPE will continue to abide by four rate treatments contained in the amended and restated settlement agreement in Docket No. 44941 as follows: (a) those concerning the Copper gas generation turbine; (b) gains or losses for the retirement

Order

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of transportation equipment; (c) normalizing state income-tax expense; and (d) the costs of environmental consumables. (Agreement art. I.M.)

Allocation of the \$14.5 Million Revenue Increase

44. The agreement specifies how the \$14.5 million revenue increase is distributed among the rate classes in attachment 6 to the agreement. (Agreement art. I.N.)

Distributed Generation

- 45. The agreement contains provisions addressing residential and small-general-service customers with distributed generation (DG) and DG-related subjects. (Agreement art. I.O.)
- 46. The DG provisions are contained in attachment 7 to the agreement, which is provided as attachment A to this Order.
- 47. For convenience, attachment A to this Order is also referred to as the *DG Agreement*, which is summarized in this Order.
- 48. EPE, Commission Staff, EFCA, SEIA, and EPCO support the DG Agreement; the City of El Paso and OPUC, who are signatories, and ECO ELP and the EDF, do not oppose the DG Agreement.
- 49. For specified purposes, DG residential and small-general-service customers shall remain constituents of the residential-service or small-general-service rate classes, as applicable, as further explained in section 1 of the DG Agreement.
- 50. The DG Agreement addresses grandfathering provisions for residential customers and small-general-service customers who submit an application for interconnection and receive an email from EPE that states the application has been received and is under review prior to the day the Commission issues an order implementing the agreement. Such customers will not be subject to the minimum-bill provision. This subject is more fully explained in section 2 of the DG Agreement.
- 51. The DG Agreement addresses customer billing for DG customers (residential-service and small-general-service) who are not grandfathered. This subject is more fully explained in section 3 of the DG Agreement.

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- 52. Under section 4 of the DG Agreement, EPE agrees to work with the local DG community, the city of El Paso and other municipalities in EPE's Texas service territory, Commission Staff, and OPUC on a commercially reasonable education program regarding DG service for existing and potential customers.
- 53. The DG Agreement addresses DG metering costs in section 5.
- 54. The DG Agreement addresses net energy metering in section 6.
- 55. The DG Agreement addresses interconnection-application fees in section 7.
- 56. In section 8 of the DG Agreement, EPE agrees to reset the demand ratchet for customers installing DG, installing storage, or both, following interconnection, of the DG or storage, effectively restarting the historical demand used for purposes of applying the tariffed demand ratchet.
- 57. The DG Agreement addresses the collaborative process EPE and interested stakeholders will undertake prior to EPE proposing modifications to the rate structure and conditions applicable to DG customers in the DG Agreement. This subject is addressed in section 9 of the DG Agreement.
- 58. Section 10 of the DG Agreement addresses certain restrictions on EPE proposing certain changes to DG rate and rate structures.

Rate Design and Tariff Approval

- 59. The agreement addresses tariff and rate-design issues (Agreement art. I.P.) as follows:
 - (A) <u>Design of Rates:</u> The tariff sheets in attachment 8 to the agreement reflect the signatories' agreements concerning the design of rates.
 - (B) <u>Residential Customer Charge:</u> The customer charge applicable to the Residential Service Rate, Schedule No. 01, shall be \$8.25 per month.
 - (C) <u>Small General Service Customer Charge</u>: The customer charge applicable to Small General Service, Schedule No. 02, shall be \$10.75 per month.
 - (D) <u>Rate 24—General Service</u>: New customers with an expected load greater than 400 kW shall take service under the time-of-use (TOU) alternative but have a one-time opportunity to opt out of the TOU alternative at the end of 12 months of service

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under that rate and take service thereafter under the standard service rate. For any new customer choosing to opt out of the TOU alternative, the customer will be held harmless for the period of time they took service under the TOU alternative and be required to pay no greater than the lesser of bills calculated under the standard service or the TOU alternative.

- (E) Rate 41—City and County Service Rate: EPE's proposal to apply a power factor penalty is not adopted. EPE's proposal for a rate design that is based on an hours-of-use rate structure, similar to rate 24, is not adopted. Instead, the existing declining block structure is maintained. However, the current differential between the blocks is reduced and the demand charge increased, as presented in attachment 8 to the agreement. In addition, EPE agrees that, with the exception of accounts that take non-metered service, EPE will install demand meters (at no cost to the customer) on all rate-41 accounts. EPE will activate the demand function (at no cost to the customer) for those rate-41 accounts with demand meters but that do not have the demand reading capability functioning. Accounts that are currently unmetered shall remain unmetered unless there is a mutual agreement to convert the account to a metered account.
- (F) Rate 38—Noticed Interruptible Power Service: The minimum level of firm demand to be required from qualifying customers by rate 38 shall be reduced from 1,500 kW to 600 kW. In addition, EPE's proposed 10% charge for failure to interrupt should be modified consistent with the agreement as follows:

1st Non-Compliance—Rebill the bill month at the applicable firm service rate.

2nd Non-Compliance—Rebill the year-to-date at the applicable firm-service rate plus 5% (of rebilled interruptible amount, not including fuel).

3rd Non-Compliance—Rebill the year (unbilled interruptible portion) at applicable firm-service rate plus 5% (of rebilled interruptible amount, not including fuel), and the customer thereafter is not eligible to take interruptible service, but may reapply after twelve months.